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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 14th June, 1958.—

Issue No.	No. and date	Issued by	Subject
100	S.O. 1071, dated the 5th June 1958	Election Commission India	Election Petition No. 479 of 1957.
101	S.O. 1072, dated the 7th June 1958	Ministry of Information and Broadcasting.	Certification of films to be of the description specified therein.
102	S.O. 1119, dated the 6th June 1958	Election Commission India.	First Appeal No. 32, of 1958.
103	S.O. 1120, dated the 14th June, 1958	Ministry of Information and Broadcasting.	Certification of film to be of the description specified therein.
104	S.O. 1121, dated the 14th June, 1958	Ministry of Labour and Employment.	Constitution of a Committee to fix rates of wages in respect of working journalist.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 12th June 1958

S.O. 1129.—In exercise of the powers conferred by section 17 of the Indian Arms Act, 1878 (11 of 1878), the Central Government hereby makes the following further amendments in the Indian Arms Rules, 1951, namely:—

In the said rules,—

In clause (d) under column 2 against entries 1(a), 2(a), 3(a), and 4 of Schedule 1, the words “of sub-rule (1)” shall be omitted.

[No. F.16/5/58-Police IV].

K. CHATTERJEE, Under Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 16th June 1958

THE FRENCH ESTABLISHMENTS (APPLICATION OF LAWS) AMENDMENT ORDER, 1958.

S.O. 1130.—Whereas by virtue of the agreement dated the 21st day of October, 1954, entered into between the Government of India and the Government of France, the Central Government has jurisdiction in and in relation to the French Establishments in India;

Now, therefore, in exercise of the powers conferred by section 4 of the Foreign Jurisdiction Act, 1947 (XLVII of 1947), and all other powers enabling it in that behalf, the Central Government is pleased to make the following Order, namely:—

1. (1) This Order may be called the French Establishments (Application of Laws) Amendment Order, 1958.

(2) It shall come into force on the 1st day of the July 1958.

2. In the Schedule to the French Establishments (Application of Laws) Order, 1954, after serial 6A and the entries relating thereto, the following shall be inserted as serial 6AA, namely.

Serial No.	Year	No.	Short title	Modification
6AA	1950	XIV	The Malabar Tenancy Act, 1929.	This shall apply only to the area known as Mahe in the French Establishments.

[No. F.36(1)/58-Eur.E.]

A. DAS GUPTA, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 11th June 1958

S.O. 1131.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949) and Rule 16 of the Banking Companies Rules, 1949, the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 31 of the said Act and Rule 15 of the said Rules shall not apply to the undenoted banking companies in so far as they relate to the publication of their balance sheets and profit and loss accounts for the year ended the 31st December 1957, together with the auditors' reports in a newspaper:—

1. Ajodhia Bank Ltd., Faizabad.
2. Oudh Commercial Bank Ltd., Faizabad.
3. National Banking Corporation Ltd., Kachhwa.
4. Derajat Bank Ltd., Amritsar.
5. Chittattukara Catholic Bank Ltd. Chittattukara.
6. Engandiyoor Banking & Vyapara Co., (Private) Ltd., Engandiyoor.
7. Malabar City Bank (Private) Ltd., Vaikom.
8. Oriental Bankers Ltd., Munnar.
9. South Travancore Bank Ltd., Neyyoor.
10. Union Bank Ltd., Alleppey.
11. Vasudeva Vilasam Bank (Private) Ltd., Perintalmanna.
12. Kannivadi Bank Private Ltd., Dindigul.
13. United Mercantile Bank (Assam) Ltd., Golaghat.
14. Tripura State Bank Ltd., Agartala.

[No. F.4(75)-B.C/58].

New Delhi, the 16th June 1958

S.O. 1132.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949) and rule 16 of the Banking Companies Rules, 1949, the Central Government on the recommendation of the Reserve Bank of India, hereby declares that provisions of section 31 of the said Act and rule

15 of the said Rules shall not apply up to the 30th September, 1958, to the Indo-Commercial Bank Ltd, Mayuram, in so far as the said provisions relate to (i) the publication of its Balance Sheet and Profit and Loss Account for the period ended the 31st December 1957 together with the Auditor's Report in a newspaper, and (ii) the submission of three copies of its Balance Sheet and Profit and Loss Account for the period ended the 31st December 1957 and of the Auditor's Report thereon to the Reserve Bank of India

[No. 4(143)-F.I/55.]

New Delhi, the 17th June 1958

S.O. 1133.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-clause (ii) of clause (c) of sub-section (1) of section 10 of the said Act shall not apply to the State Bank of India before the 1st July 1959.

[No. F.8/51/58-SB.]

R. K. SESHADRI, Dy. Secy.

(Department of Economic Affairs)

(Office of the Treasurer of Charitable Endowments for India)

New Delhi, the 15th June 1958

S.O. 1134—The following list of properties and of securities as on the 31st March, 1958 and abstract of accounts of interest for the year 1957-58 in respect of Charitable Endowments (Central) held by the Treasurer of Charitable Endowments for India or his agents, under the Charitable Endowments Act 1890 (6 of 1890) are published for general information.

PART I—LIST OF PROPERTIES, OTHER THAN SECURITIES

Serial No.	Particulars of Vesting order					Property held			
	No.	Date	Name of Endowment	Administrators of property	Description	Value	Annual income, if known	Remarks	
1	2	3	4	5	6	7	8	9	

INDIA

- I Ministry of Rehabilitation No. RHC/II(5)/52. 5th September 1952. The Deshbhandhu College (Delhi) Fund. Board of Administration composed of :—
 (a) Secretary, Ministry of Education, who will be the Chairman.
 (b) An officer of the Government of India nominated by the Ministry of Education.
 (c) An officer of the Government of India nominated by the Ministry of Finance.
- All that piece or parcel of land along with all buildings and structures standing thereon, situated at Kalkaji, Delhi (Block F, Kalkaji) containing Not known Not known by ad-measurement 558 acres of land (582-75 ft. long by 417-5 ft. wide) or thereabouts and bounded :—

		(d) Two officers of the Government of India nominated by the Ministry of Rehabilitation.	On the north by a road facing the Main Shopping Centre, Kalkaji;	
		(e) Four other persons preferably non-officials nominated by the Government of India.	On the south by open land ; On the east by a lane and tenements in 'H' Block, Kalkaji. On the west by a lane and three roomed houses in 'F' Block, Kalkaji.	
2	Ministry of Health Notification No. F. 4-3(2)/53-MI.	12-6-1953.	The Lady Hardinge Hospital for Women and Children, Delhi Fund.	Board of Administration, Lady Hardinge Medical College & Hospital.
				Land and buildings of the Lady Hardinge Medical College and Hospital, Delhi together with all fixtures, furniture, equipment etc. The area of the Lady Hardinge Medical College & Hospital Delhi—49.82 acres. Location—Punchkuin Road Boundaries : North—Punchkuin Road. South—Lady Hardinge Road. East—Connaught Circus. West—Baird Road. Survey No. CE2370
				L.D.O. No. 94. Terms—Leased to the institution by the Land & Development Officer, Delhi on a nominal rental of Re. 1/- per annum. Number of buildings including mosque, church etc. 70 in all Approximate cost of building assessed by the Land and Development Officer, Delhi. Rs. 22,27,500.00

1	2	3	4	5	6	7	8	9
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BOMBAY

1	G.I.H.D. Education No. 433.	27th May, 1909.	The Indian Institute of Science,	The collector of Bombay, Shri Rahimtullah Mherali Chinoy and Shri Naval H. Tata.	"Victoria Buildings"—All that piece of freehold, situated in the Fort on the eastern side of Parsi Bazar Street, at or near the Elphinstone Circle with the messuage, tenements, buildings thereon known as "Victoria Buildings", containing by admeasurement 482 $\frac{1}{4}$ sq. yards or thereabouts.	Net known.	Not known.	Not known.
2&3	Do.	Do.	Do.	Do.	"Albion place and Alexandra Terrace"—All that piece of land, situated at Byculla on the eastern side of Parel Road with the messuage, tenements and buildings thereon, with their outhouses and stables known as 'Albion Place and Alexandra Terrace' containing by admeasurement 11,104 sq. yards or thereabouts.	Do.	Do.	
4&5	Do.	Do.	Do.	Do.	"Reay House" and "Sandhurst House"—All that piece of parcel of leasehold land situated on the Apollo Reclamation, in the Island of Bombay, containing by admeasurement 2004 8/9 square-yards, with the two buildings theron, known as "Reay House" and "Sandhurst House."	Do.	Do.	

7	G.I.H.D. Education No. 433.	27 May, 1909.	The Indian Institute of Science.	The collector of Bombay Shri Rahimtullah Meherali Chinch and Shri Naval H. Tata.	"Rosevelt or Ezra House"—All that piece or parcel of leasehold land, situated on the Apollo Reclamation, containing by admeasurement 533 square yards and 3/9 of another square yard, with the buildings thereon, known as 'Rosevelt House or Ezra House' and secondly all that piece of leasehold land also situated on the Apollo Reclamation, in the Island of Bombay, containing by admeasurement 573 square yards and 3/5 of another square yard.	Not known	Not known
8&9	Do.	Do.	Do.	Do.	"Sargent House" and "Jenkins House"—All that piece or parcel of land situated on the Apollo Reclamation in the Island of Bombay, containing by admeasurement 3,487 2/9 square yards, with the buildings thereon, known as "Sargent House and Jenkins House."	Do.	Do.
10	Do.	Do.	Do.	Do.	"New Shamji Buildings now known as Station Terraces, Steator Road"—All that piece of land of Foras tenure, admeasuring 2,290 square yards or thereabouts with the several messuages, tenements or dwelling houses, known as 'New Shamji Buildings, Extension now known as the Station Terraces situate on the South side of the Steator Road, Bombay.	Do.	Do.

1	2	3	4	5	6	7	8	9
11	Do.	Do. ¹	Do. ¹	Do. ¹	"Candy House"—All that piece of leasehold land, situated on the Apollo Reclamation in the Island of Bombay, containing by admeasurement 4888 ^{1/2} square yards known as "Candy House".	Not known	Not known	
12&13	Do.	Do.	Do.	Do.	"Land near Albion Place and Alexandra Terrace"—All that piece of land containing by admeasurement 8,570 square yards or thereabouts registered by the Collector of Bombay with other land situated at Byculla on the eastern side of Parel Road in the city of Bombay, together with messuages, tenements and dwelling houses standing thereon known as "land near Albion Place and Alexandra Terrace."	Do.	Do.	107 8/9 sq. yards acquired by the Land Acquisition Officer for the city of Bombay.
14	Do.	Do.	Do.	Do.	"Land at Parel Tank Road". Firstly—All that piece of land admeasuring 67,057 square yards or thereabouts where of 7,021 square yards is Government Toka land and 2,189 square yards is recently assessed Government land and remaining is Inam land situated at Parel on the Public Road leading to Parel	Do.	Do.	Out of 74,686 sq. yards 15,575—80 square yards acquired by Government under Land Acquisition Act for the construction of the work of the Tata Hydro-Electric Power and Suppl

Co. Ltd., in connection with its transmission lines and 37,471-52 square yards subsequently acquired in 1922 by the Land Acquisition Officer.

Government tank, known as land at Parel Tank Road (Wageshri Hill).

Secondly—All that piece of vacant Inam and admeasuring 6,005 square yards or thereabouts situated at Parel.

Thirdly—All that piece of vacant land of the Government Toka tenure containing by admeasurement 1,058 square yards or thereabouts situated at and on the south side of Golangi Hill Road at Parel in the City of Bombay.

Fourthly—All that piece of vacant Government Toka land containing by admeasurement 566 square yards or thereabouts situated at and on the south side of Golangi Hill Road at Parel in the city of Bombay.

NOTE.—Some of the buildings have been proposed for sale but the sale has not been completed *vide* Government of India, Department E. H. and Lands express letter No. D-268-EH/45 dated 15-6-45.

1	2	3	4	5	6	7	8	9
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MADRAS

1. Madras Government 25th June The Lawrence Memorial School (Loyedale) Fund
No. 389 Education- 1904
al. Government of India, Ministry of Defence Notification No. 778A, as amended in Government of India Notification No. F. 19-84/52-GI by the Ministry of Defence and Notifications Nos. F. 19-39/54-H3, Edn., F. 19-32/57-D5 and F. 19-40/57-D5 by the Ministry of Education and Scientific Research
- 14th May 1949
- 14th August 1952
- 15/17th Fe-
bruary, 1956
- 23rd August 1957
- 28th November 1957
- (a) Three representatives of the Govt. of India of whom one shall be from the Ministry of Education and Scientific Research and shall be the Chairman, one shall be from the Ministry of Finance and shall be the Treasurer of the School and one shall be from the Ministry of Defence
- (b) Four other members to be nominated by the Govt. of India.
- (a) Land in Madras bearing Survey No. 232 and measuring 15 cawnies 18 grounds and 1678 sq. ft. with the building thereon known as 'Madras Military Female Orphan Asylum.'
- (a) Land in Madras bearing Rs. 1,26,475 Not known The property is in the occupation of the Civil Orphan Asylum, in consideration of its maintaining 30 additional girls such as were formerly admitted to the Madras Military Female Orphan Asylum.

Village	S. No.	Extent A.C.
Ketti	1158	12.57
	1224/4	49.26
	1354/2	606.55
	1355/3	25.34
	1355/5	4.20
	1356/2	0.74
	1356/4	1.06
	1225	0.67

Ootacam-	5020	.	1.66-4/8
und	5018	.	0.05-5/8
Ketti	1159/1	.	0.14
Ketti	1161/1-B	.	1.65
Ootacam-			
und	4956	.	6.30-4/8

PUNJAB

Pending apportionment of properties relating to Central Charitable Endowments between India and Pakistan, the list of properties could not be prepared.

PART II—LIST AND ABSTRACT OF

Case No.	Name of endowment	Persons in whose behalf held	Particulars of securities	Total of Securities	Cash Interest or dividend realised
1	2	3	4	5	6
INDIA					
1	Merchant Seamen's Amenities Fund	Merchant Seamen's Amenities Fund Committee	3% Conversion loan 1946 3% Loan 1963-65 3½% Treasury Savings Deposit Certificates Post Office National Savings Certificates 4% Loan 1972	1,49,100·00 4,50,000·00 50,000·00 60,000·00 30,600·00	Rs. Rs. Rs.
2	Khandpara Trust Fund.	State Board of Trustees, Khandpara State Trust Fund.		7,09,100·00 30,600·00	17,486·50 994·50
3	Armed Forces Benevolent Fund.	Armed Forces Benevolent Fund General Committee.	3% 1st Development loan 1970-75 3% Funding Loan 1966-68 4% loan 1960-1970 3% Conversion loan 1946	21,65,200·00 16,89,000·00 81,900·00 8,00,400·00	47,36,300·00 1,29,270·00
4	Lady Hardinge Hospital for women and children, Delhi, Fund.	Board of Administration, Lady Hardinge Medical College & Hospital	3% Conversion Loan 1946 3% Loan 1963-65 2½% Loan 1960-70 3% 1st Development Loan 1970-75 3½% Treasury Savings Deposit Certificates Post Office National Savings Certificate	1,09,400·00 7,300·00 5,19,500·00 25,300·00 15,500·00 11,000·00	6,88,000·00 13,376·50
5	Army Officer's Benevolent Fund	Army Officers Benevolent Fund General Committee.	3% Conversion loan 1946.	53,300·00	53,300·00 799·50
BOMBAY					
1	Indian Institute of Science (Bangalore Properties)	The Council of Indian Institute of Science Bangalore	3% Loan 1970-75 4% Loan 1960-70	2,04,100·00 2,600·00	2,06,700·00 11,729·64
2	Indian Institute of Science (Bombay Properties)	Do	3% Conversion Loan 1946 3% Loan 1970-75 4% Loan 1960-70 4% Bombay Municipal Debentures 4% Bombay Port Trust Bonds 4% Calcutta Port Trust Debentures 4% Bombay Improvement Trust Debentures	20,22,800·00 2,78,800·00 9,29,500·00 11,64,000·00 12,000·00 12,19,200·00 22,000·00	56,48,300·00 2,27,842·00
3	Pakirjee Cowasjee of Karachi Scholarship Fund.	Captain-Superintendent I.M.M.T.S. Duffer in Maragaon, Bombay.	3% Conversion loan 1946	60,000·00	60,000·00 1,800·00

ACCOUNT OF SECURITIES

<i>Receipts</i>		<i>Cash Expenditure</i>			<i>Balance in cash</i>	<i>Remarks</i>
<i>Other cash receipts</i>	<i>Total Cash receipt</i>	<i>Payments</i>		<i>10</i>		
<i>7</i>	<i>8</i>	<i>9</i>				
Rs.						Rs.
						<i>Interest remitted</i>
						Fee paid to Govt. :
						17,311.62
						174.88
						<u>17,486.50</u>
						<u>17,486.50</u>
						<i>Interest remitted</i>
						Fee paid to Govt. :
						378.67
						9.83
						<u>382.50</u>
						<u>382.50</u>
						<i>Interest remitted</i>
						Fee Paid to Govt. :
						1,27,977.30
						1,292.70
						<u>1,29,270.00</u>
						<u>1,29,270.00</u>
						<i>Interest remitted</i>
						Fee paid to Govt. :
						13,242.71
						133.79
						<u>13,376.50</u>
						<u>13,376.50</u>
						<i>Interest remitted</i>
						Fee paid to Govt. :
						791.50
						8.00
						<u>799.50</u>
						<i>Interest remitted</i>
						Fee paid to Govt. :
						11,658.30
						117.33
						<u>11,775.63</u>
						..
						(f) Represents refund of income-tax. The gross interest due on the Securities amounts to Rs. 11,732.00 but out of this a sum of Rs. 2.36 has been deducted by way of income-tax and surcharge. Action for claiming the refund is being taken.
						(g) Represents refund of income-tax
						38,580.25
						2,66,402.25
						Interest remitted
						Fee paid to Govt. :
						2,278.43
						<u>2,66,402.25</u>
						<i>Interest remitted</i>
						Fee paid to Govt. :
						3,490.75
						18.00
						<u>3,490.75</u>
						<i>Interest remitted</i>
						Fee paid to Govt. :
						2,508.75
						<u>2,508.75</u>
						(a) Represents refund of incom-tax.

1	2	3	4	5	6
				Rs.	Rs.
MADRAS					
* 1	The Lawrence Memorial School, Lovedale Fund.	(a) Three representatives of the Govt. of India of whom one shall be from the Ministry of Education and Scientific Research and shall be the Chairman, one shall be from the Ministry of Finance and shall be the Treasurer of the School and one shall be from the Ministry of Defence. (b) Four other members to be nominated by the Govt. of India.	4% Loan 1960-70 . 3% Conversion loan 1946 4% Not-transferable Treasury Note of 1963-64 . . . 1873-74 . . . 3% Loan 1963-65 . 3½% N. P. Bonds Second Series 1963 3½% Treasury Savings Deposit Certificates .	3,40,700.00 7,90,800.00 20,218.87 41,400.00 10,000.00 16,400.00 16,000.00 1,00,000.00	13,35,518.87 44,768.74
2	The Indian People's Famine Trust Fund.	Board of Management New Delhi	3% Conversion Loan 1946 . . .	32,78,400.00	32,78,400.00
3	The Jewish Charitable Endowment Fund.	Mussa Board Calcutta	4% Loan 1960-70 3% Conversion Loan 1946 . . .	55,600.00 38,000.00	93,600.00
4	The Fund for the Medical Relief for Officers and Seamen of the Mercantile Marine.	Civil Surgeon & Secy. General, Hospital Trust Fund Committee, Chittagong.	3% Conversion Loan 1946 . . .	10,000.00	10,000.00
WEST BENGAL					
1	The Indian People's Famine Trust Fund.	Board of Management New Delhi	3% Conversion Loan 1946 . . .	32,78,400.00	32,78,400.00
2	The Jewish Charitable Endowment Fund.	Mussa Board Calcutta	4% Loan 1960-70 3% Conversion Loan 1946 . . .	55,600.00 38,000.00	93,600.00
3	The Fund for the Medical Relief for Officers and Seamen of the Mercantile Marine.	Civil Surgeon & Secy. General, Hospital Trust Fund Committee, Chittagong.	3% Conversion Loan 1946 . . .	10,000.00	10,000.00
MADHYA PRADESH					
1	Balaramdas Technical Scholarship Fund.	Committee consisting of the Divisional Superintendent of Education, Raipur and the sub-Divisional Officer, Raniandgaon.	3% Conversion Loan 1946 3% 1st Development Loan 1970-73	7,200.00 1,400.00	8,600.00
					258.00

7	8	9	10	11
Rs.	Rs.	Rs.	Rs.	
(h) 1,673.17	46,441.91	Interest remitted : Fee paid to Govt. :	42,831.74 448.00(l) <u>43,279.74</u>	3,162.17 (h) Represents opening balance.
				(l) The actual fee due on the interest of Rs. 44,768.74 amounts to Rs. 447.69 but due to some miscalculation the fee has been charged at Rs. 448.00. Action for refunding the excess amount of Rs. 0.31 will be taken in the year 1958-59.
...	1,05,113.71	Interest remitted : Fee Paid to Govt. :	1,03,874.07 1,239.64 <u>1,05,113.71</u>	...
				(a) The gross interest due on the Securities amounts to Rs. 1,47,528.00 but out of this a sum of Rs. 42,414.29 has been deducted by way of income-tax and surcharge. Action for claiming the refund is being taken. (b) On Rs. 49,176.00 of gross interest relating to half year ending 15-3-57 the fee has been calculated at the rate of 1 pce per rupee.
...	2,764.67	Interest remitted : Fee paid to Govt. :	2,728.09 36.58 <u>2,764.67</u>	...
				(a) The gross interest due on the Securities amounts to Rs. 3,934.00 but out of this a sum of Rs. 1,158.83 and Rs. 10.50 has been deducted by way of income-tax & Surcharge, and Bank Commission respectively. Action for claiming the refund of income-tax and Surcharge is being taken. (b) On Rs. 570.00 of gross interest relating to half year ending 15-3-57, the fee has been calculated at the rate of 1 pce per rupee.
(f)	744.25	744.25	...	744.25 (f) Represents opening balance.
...	258.00	Interest remitted : Bank Commission : Fee paid to Govt. :	254.76 0.66 2.58(c) <u>258.00</u>	...
				(c) Amount recovered but not credited to the Government Account.

1	2	3	4	5	6
2	Nawab Sultan Jahan Begum Education Endowment, Bhopal.	Board of Governors consisting of the following :—	3% Conversion Loan 1946 . . . —9,24,400 . . . 4% Loan 1960-70 . . . —4,31,700	13,56,100	45,000
		(1) His Highness Sikander Saifat Iftikhar-ul- Malik Nawab Mohammed Hamidullah Khan Bahadur, GCSI, GCIE, Ruler of Bhopal ;			
		(2) Shri Mahabir Prasad Verma formerly Judge of the Bhopal High Court ;			
		(3) Shri Mohammed Ahmed Ansari formerly Judge of the Bhopal High Court ;			
		(4). Colonel Yameenul-Mulk Nawabzada Rashiduzzafar Khan Bahadur, &			
		(5) Mutamidul-Insha Ali-Qudr Shri Syed Mashruq Ali Secretary Sarf-e-Khas of His Highness the Nawab of Bhopal.			

BIHAR

1	The wood House Memorial Fund.	The Collector, Bhagalpur.	3% loan 1963—65 .	1,100.00	1,100.00	33.00
2	The Raja Raghuandan Prasad trust Fund.	The Honorary Treasurers, S.P. C.A. Sadaquet Ashram Bihar, Patna.	3% Conversion loan 1946.	1,600.00	1,600.00	48.00
3	The Sir Fakhruddin Memorial Gold Medal Fund.	The Director Public Instructions, Bihar.	3% Conversion loan 1946.	1,100.00	1,100.00	33.00

PUNJAB

Pending apportionment of Securities relating to Central Charitable Endowments between India and Pakistan, the list of Securities could not be prepared.

7	8	9	10	11
Rs. P. 22,443.66	Rs. 67,443.66	Interest remitted Bank Commission : Govt. fee : Govt. fee :	Rs. 44,437.50 112.50 117.25C 450.00D <u>45,117.25</u>	22,326.41B (P) represents opening balance.
				(B) represents Interest for half year ended 15-9-56 which is lying at the Nagpur Treasury pending closure of the Personal Deposit Account at Nagpur.
				(C) Government fee of Rs. 117.25 collected on the interest for the half year ended 15-9-56 but shown in the last years, report. This amount has already been credited to the relevant central head of account.
				(D) Rs. 450 represents Government fee collected for the year 1957-58 and not credited to the Central head.
...	33.00 48.00 33.00 33.00	Interest remitted Fee paid to Govt. : Interest remitted Fee paid to Govt. : Interest remitted Fee paid to Govt. : Interest remitted Fee paid to Govt. :	32.66 0.34 47.52 0.48 32.66 0.34 33.00

A. BAKSI,
Treasurer of Charitable
Endowments for India.
(No. I.F. 1/1/58-S. B-TCE)

(Department of Economic Affairs)

New Delhi, the 16th June 1958

S.O. 1135.—Statement of the Affairs of the Reserve Bank of India, as on the 6th June, 1958.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000 54	Notes	15,11,07,000
Reserve Fund	80,00,00,000	Rupee Coin	3,90,000
National Agricultural Credit (Long-term Operations) Fund	20,00,00,000	Subsidiary Coin	2,22,000
National Agricultural Credit (Stabilisation) Fund	2,00,00,000	Bills Purchased and Discounted:—	
Deposits:—		(a) Internal
(a) Government		(b) External
(i) Central Government	50,35,88,000	(c) Government Treasury Bills	1,11,02,000
(ii) Other Governments	13,90,64,000	Balances held abroad*	29,90,81,000
(b) Banks	75,91,10,000	Loans and Advances to Governments**	53,97,91,000
(c) Others	113,42,91,000	Other Loans and Advances	57,77,25,000
Bills Payable	21,82,16,000	Investments	253,43,68,000
Other Liabilities	43,04,77,000	Other Assets	14,09,60,000
TOTAL	425,47,46,000	TOTAL	425,47,46,000

*Includes Cash & Short term Securities.

**Includes temporary Overdrafts to State Governments.

The item 'Other Loans and Advances' includes Rs. 16,15,89,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act,

RESERVE BANK OF INDIA

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 6th day of June 1958
 ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs
Notes held in the Banking Department	15,11,07,000		A. Gold Coin and Bullion :—		
Notes in circulation	1608,58,56,000		(a) Held in India	117,76,03,000	
Total Notes issued		1623,69,63,000	(b) Held outside India		
			Foreign Securities	209,67,56,000	
			Total of A		327,43,59,000
			B. Rupee Coin . . .		128,70,01,000
			Government of India Rupee Securities		1167,56,03,000
			Internal Bills of Exchange and other commercial paper . . .		
Total Liabilities		1623,69,63,000	Total Assets		1623,69,63,000

Dated the 11th day of June 1958.

H. V. R. IENGAR, GOVERNOR.

[No. F (2)-F 1/58]

A. BAKSI, Lt. Secy.

(Department of Revenue)

ORDERS

STAMPS

New Delhi, the 9th June 1958

S.O. 1136.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty chargeable under the said Act on bonds executed by the persons recommended by the State Social Welfare Advisory Board, Himachal Pradesh, for training by the Central Social Welfare Board as Supervisory and Administrative personnel for Social and Moral Hygiene and After Care Pro-grammes.

[No. 20.]

New Delhi, the 13th June 1958

S.O. 1137.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Govern-ment hereby remits the duty chargeable under the said Act, on the lease deed to be executed in favour of the Embassy of the Philippines in India in respect of plot No. 3, measuring about 4 acres, in Block No. 50-N, Chanakyapuri, New Delhi.

[No. 21.]

B. B. GUJRAL, Under Secy.

CENTRAL EXCISE COLLECTORATE, DELHI

New Delhi, the 27th May 1958

S.O. 1138.—In exercise of the powers conferred upon me under Rule 15 and 16 of the Central Excise Rules, 1944, I hereby notify that no declaration will be necessary under the said rules, in respect of unmanufactured tobacco grown in areas not exceeding the limit specified in column 8 of the sub-joined schedule and cured in quantities not exceeding the limits indicated in column 9 of the same schedule in the whole of the revenue jurisdictions set-out in column 7 thereof. The provisions of this Notification, however, do not apply to areas already exempted from excise control under the Hilly, Jungle and Desert Areas Scheme.

SCHEDULE

Sl. No.	Name of C.E. Division	Name of the C.E. Circle/ Sub- Circle	Name of Range	Name of the revenue District	Name of the Tehsil	Revenue villages ex- empted under rules 15 and 16	Maxi- mum size of acreage of tobacco cultiva- tion which a grower may under- take without a decla- ration decla- ration under rule 15 under rule 15 within of C.E. the Juris- Rules, 1944 in areas specified in Col. 7	Quanti- tative limit of tobacco which a to- bacco curer may cure under- without a decla- ration rule 16 <i>ibid</i> rule 15 within of C.E. the Juris- Rules, 1944 in areas specified in Col. 7
1	2	3	4	5	6	7	8	9
1	Ajmer	Ajmer	Ajmer	Ajmer	Ajmer	All villages except 1. Khanpura 2. Jethana 3. Ajmer	9 cents	40 lbs.

1	2	3	4	5	6	7	8	9
..	..	Beawar	..	Beawar	All villages except 1. Beawar	9 cents	40 lbs.	
..	..	Nasira- bad	..	Kekri	All villages except 1. Champaneri 2. Kacharia	9 cents	40 lbs.	
..	..	Kishan- garh.	..	Kishan- garh	All villages except 1. Kishangarh 2. Bandasindri 3. Kardala 4. Jakholai 5. Kherian	9 cents	60 lbs.	
..	Rupan- garh	All villages except 1. Saleemabad 2. Bakarwallia	9 cents	60 lbs.	
..	Sarwar	All villages except 1. Sarwar	9 cents	60 lbs.	
..	..	Bhim	Udaipur	Bhim	All villages except 1. Thikarwas (Khurd & Kalan) 2. Kuthar	9 cents	40 lbs.	
..	Bhil- wara	Asind	All villages except 1. Kemeri 2. Mor Ka Nimbara 3. Asind 4. Kaliyas 5. Kalyara 6. Umri 7. Khaki Khera	9 cents	40 lbs.	
..	Mandal	All Villages except 1. Chitamba 2. Th na 3. Gundli 4. Phokolia 5. Gajuanu 6. Mandal 7. Bablas 8. Tagaria 9. Reh 10. Lamba 11. Bhimta 12. Kartha 13. Bamari 14. Niwalla 15. Delas 16. Khardi 17. Dhani Rawatan 18. Umrahaka Baria 19. Mala Kheda	9 cents	40 lbs.	
..	..	Bhil- wara	Bhil- wara	Bhilwara	All villages except 1. Pipli 2. Saroop Ganj 3. Pur 4. Beelia 5. Bera 6. Hamirgarh 7. Dal Singh Ka Khera	9 cents	60 lbs.	

1	2	3	4	5	6	7	8	9
Ajmer	Alwar	Alwar	Alwar	Alwar	All villages except 1. Alwar 2. Titora 3. Palkheri 4. Dehra 5. Bahadurpur 6. Liwari 7. Balana 8. Karoli 9. Shahpur	5 cents	60 lbs.	
..	Ramgarh	All villages except 1. Ramgarh	5 cents	60 lbs.	
..	Malakhera	All villages	5 cents	60 lbs.	
..	Bansur	..	Bansur	Bansur	All villages except 1. Kankaria 2. Gunta	5 cents	60 lbs.	
..	Behror	All villages	5 cents	60 lbs.	
..	..	Kherli	..	Lachman-garh	All villages except 1. Daroli 2. Badeera 3. Naurnaul Khurd 4. Jaitpur	5 cents	60 lbs.	
..	..	Khairthal	..	Kishan-garh	All villages except 1. Moiupur 2. Bhamwas 3. Nasheupur 4. Bhonker 5. Pundraka	5 cents	60 lbs.	
..	Tijara	All villages except 1. Salarpur 2. Kamalpur 3. Dhiriawas 4. Birampur 5. Gailpur	5 cents	60 lbs.	
..	Mandawar	All villages	5 cents	60 lbs.	
..	Deeg	Bharat-pur	Deeg	Deeg	All villages	5 cents	60 lbs.	
..	Kaman	All villages except 1. Bolkhera 2. Baroli Dhar 3. Moongaska	5 cents	60 lbs.	
..	Nagar	All villages except 1. Niham 2. Gulpadha 3. UrkiDala 4. Jeetrahi	5 cents	60 lbs.	
..	..	Rajgarh	Alwar	Rajgarh	All villages except 1. Jamdolee	5 cents	60 lbs.	
..	Thana-ghazi	All villages	5 cents	60 lbs.	

1	2	3	4	5	6	7	8	9
Ajmer	Jaipur	Churu	Bikaner	Doonger-garh	All villages	6 cents	40 lbs.	
			Churu	Rattan-garh	All villages	6 cents	40 lbs.	
..	Rejgarh	All villages except 1. Sankhu 2. Nessaibarri 3. Nessalchhoti 4. Sulakhania 5. Budhawas	6 cents	40 lbs.	
..	Churu	All villages except 1. Churu	6 cents	40 lbs.	
..	Tara-nager	All villages	6 cents	40 lbs.	
..	Sujan-garh	All villages	6 cents	40 lbs.	
..	..	Hanuman-garh	Ganga-nagar	Bhadra	All villages except 1. Ajltpura 2. Ninan 3. Chhani 4. Beer 5. Kher Chhani	6 cents	40 lbs.	
..	Nohar	All villages	6 cents	40 lbs.	
..	Hanuman-garh	All villages	6 cents	40 lbs.	
..	Surat-garh	All villages	6 cents	40 lbs.	
..	Anoop-garh	All villages	6 cents	40 lbs.	
..	Bikaner	Loonkar-ransar	All villages	6 cents	40 lbs.	
..	..	Sriganga-nagar	Ganga-nagar	Ganga-nagar	All villages except 1. 25 G.G.	6 cents	40 lbs.	
..	Karanpur	All villages except 1. 60 B 2. Rain 3. Phusawala	6 cents	40 lbs.	
..	Padam-pur	All villages	6 cents	40 lbs.	
..	Raisingh-nagar	All villages	6 cents	40 lbs.	
..	..	Tonk	Tonk	Newai	All villages except 1. Newai 2. Sirohi 3. Kiwara	6 cents	60 lbs.	
..	Tonk	All villages except 1. Tonk 2. Kathmans	6 cents	60 lbs.	
..	Jhunjhunu	Udaipur	All villages except 1. Titanwad 2. Chahoo 3. Birool 4. Jhajhar 5. Jakhal 6. Udaipur 7. Inderpura 8. Urika 9. Chirana 10. Gudha 11. Dehiran 12. Parana	6 cents	60 lbs.	

1	2	3	4	5	6	7	8	9
..	Jhun-jhunu	All villages except 1. Bhujawas 2. Narout 3. Badwar 4. Kari 5. Ghardana Kallan 6. Silarpuri 7. Rajpura 8. Loyal 9. Nangligujar 10. Shivnathapura 11. Natas 12. Hasalsar 13. Bugala 14. Deharian 15. Goth 16. Bisavinttha 17. Uriakakidhani 18. Kaloth Kalan 19. Dorasar 20. Mahpalwas 21. Asalwas 22. Gidania 23. Dulaniya 24. Lalpur 25. Samaspur 26. Khajapur 27. Chandana 28. Burki 29. Nandrampur 30. Hasilsar	6 cents	60 lbs.	
..	Tond	Duni	All villages except 1. Duni	6 cents	60 lbs..	
..	Todarsi Singh	All villages except 1. Todarsi Singh 2. Hamirpur	6 cents	60 lbs..	
..	Uniara (Aligarh)	All villages	6 cents	60 lbs..	
..	Malpura	All villages	6 cents	60 lbs..	
..	Jhun-jhunu	Chirawa	All villages except 1. Hetamsar 2. Chiraan 3. Bichladhidawa 4. Kherpur Kalan 5. Kakareu 6. Padampur 7. Nizampur 8. Bhaothari 9. Kashni 10. Jori-Khumana 11. Dilawar Pura 12. Tolusai 13. Donger 14. Didwa Aguka 15. Sari 16. Kishorpura 17. Ticholi	6 cents	60 lbs..	
..	Khetri	All villages except 1. Khumas 2. Sotwara 3. Singara 4. Khetri	6 cents	60 lbs..	

1

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..	..	Sikar	Sikar Lach- mangarh	All villages except 1. Palwas 2. Yalsar 3. Jallo 4. Ballupura 5. Bosana 6. Kanwarpura 7. Badadhar 8. Dinarpur 9. Kolira 10. Patoda 11. Partappur 12. Gangiasar 13. Sikar 14. Jigar Chhoti 15. Akwa 16. Pardolibari 17. Nitterwas 18. Dajlya 19. Kudan 20. Phagalwa 21. Baragaon 22. Udhansari 23. Bhokra Kabas 24. Rashidpura 25. Sawalodia Purohi- tan 26. Sewa 27. Dugoli 28. Olankidhani 29. Thorasi 30. Chandpura 31. Kaswali 32. Bhatoth 33. Narodra 34. Deepura 35. Anokho 36. Panlawa 37. Udaidas Ki Dhani 38. Deepura Charan	6 cents	60 lbs.
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Lacch- mangarh	All villages except 1. Madhopura 2. Ranawa 3. Bidsar 4. Khatipura 5. Jasrasar 6. Dudwa 7. Minasia 8. Khoru 9. Ghassu 10. Khuri 11. Alakhpura 12. Palari 13. Bhojasar 14. Bajroli 15. Renu 16. Disnau	6 cents	60 lbs.
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..	..	Shrima- dhepur	All villages except 1. Bawari 2. Ranoli 3. Nathakanangal 4. Sasam	6 cents	60 lbs.
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1	2	3	4	5	6	7	8	9
						5. Balwantputra 6. Rampur 7. Chal 8. Simarla 9. Chhaper 10. Jhaleri 11. Mahroli		
..	Fetehpur	All villages		6 cents	60 lbs.	
			Nim-Ka- Thana	All villages except 1. Tala 2. Ghuwala		6 cents	60 lbs.	
..	Data Ram Garh	All village except 1. Karad		6 cents	60 lbs.	
..	..	Jaipur	Jaipur	Amber	All villages except 1. Vimalpura 2. Danakabas 3. Sabalpura 4. Dinpura 5. Nangaljagir 6. Bagdi Jagir 7. Udgawarjagir 8. Khusalpura 9. Radhapura 10. Dalpura 11. Rozda-Khurd 12. Takoria 13. Deopuragwaruwaria 14. Ugras 15. Lissan 16. Sahibrampura 17. Kalyanpura 18. Durga-Ka-Bas 19. Ghanoi 20. Nopura (Hira) 21. Hardipura 22. Nangalsits 23. Chirara 24. Barwara 25. Barsingpura 26. Atal Beharipur	6 cents	60 lbs.	
..	..	Jumwa- Ramgarh		All villages except		6 cents	60 lbs.	
				1. Majatala 2. Gothwari 3. Dodadoonger 4. Saonbania 5. Raniwas 6. Rajpura 7. Harwar 8. Devkaharmara 9. Dhawarpura 10. Haripura 11. Dhewar 12. Manota 13. Naila 14. Monpura 15. Kalwarkalan 16. Juma Ramgarh 17. Bishampura 18. Saonsira 19. Bhatka-Bas 20. Dekla 21. Chandawas				

1	2	3	4	5	6	7	8	9
..	Jaipur	Jaipur	All villages except 1. Ramsingh Pura 2. Himmat Pura 3. Rampura 4. Pindolai 5. Bhambori 6. Sunderias 7. Kishorepura 8. Mukandpura 9. Jaipur Town 10. Dhanichan Chukya 11. Pachar 12. Machwa 13. Fatehpura 14. Jaisinghpura	6 cents 60 lbs.		
..	Sanganer	All villages except 1. Chimpanpura 2. Dambikalan 3. Aiwaniya 4. Geega 5. Bari Ka Kehra 6. Chhaterpura 7. Naiwala 8. Natlapura 9. Bagroo 10. Nayabas 11. Untirampura 12. Keriakabas 13. Gopalpura 14. Bagroo (Bas) 15. Chitroli 16. Unti 17. Charota 18. Nopura 19. Lakhawas 20. Jaijaspura 21. Begus 22. Nayawas 23. Narsingpura 24. Sanjeria 25. Devlia 26. Sherpura	6 cents 60 lbs.		
..	Bassi	All villages except 1. Dkhorl 2. Dindol 3. Kishanpurabas 4. Bonei Pura 5. Dhansu Kalan 6. Pipali Bai 7. Bhankrota 8. Ramnar Palawala 9. Khajuram Birah- man 10. Ghati Khurd 11. Bawarika Bas 12. Chitorl 13. Garkh 14. Rajwari 15. Hathipura 16. Chapria 17. Devgaon 18. Lasaria Gujran	6 cents 60 lbs.		

1	2	3	4	5	6	7	8	9
..	Baswa	All villages except 1. Bhanwti 2. Bhanwta 3. Jagasoli 4. Urwari 5. Danawar 6. Bawri Khera 7. Bedharimina 8. Dewra Pura 9. Balhara Kabas 10. Jhopara 11. Maldi 12. Jaksoni 13. Rerra 14. Raimalpura	6 cents	60 lbs.
..	Chaksu	All villages except 1. Barbagpura 2. Kirparampura 3. Dalpatpura 4. Narpura 5. Bhadipura	6 cents	60 lbs.
..	Bairath	All villages except 1. Kishanpura 2. Dungyani Dhani 3. Thakri	6 cents	60 lbs.
..	Lalsot	All villages except 1. Manpura 2. Badh Rattampura 3. Ghasipura	6 cents	60 lbs.
..	Phuleria	All villages except 1. Bhojpura Kalan 2. Anandpura 3. Badhmaturadas 4. Dedi 5. Murli pur 6. Bobas 7. Doongari 8. Norangpura 9. Rampura 10. Haripura 11. Accharawala 12. Kanwarsa 13. Hirlawa 14. Bhainslana 15. Bhadwa 16. Bhojpurakhurd 17. Hargoonaikanagal 18. Sambalpura 19. Gudha 20. Ugrias 21. Raipur 22. Ramzipur Kalan 23. Bagwas 24. Sardulpura 25. Kheri 26. Turkias 27. Lunias 28. Sakhun 29. Bichun 30. Gujar Ka Bas 31. Sambhar	6 cents	60 lbs.

1	2	3	4	5	6	7	8	9
..	Kotputli	All villages except 1. Todawali 2. Amai 3. Kalyanpura 4. Theekria 5. Dhawli 6. Chhanechakki 7. Kherli Virbhan 8. Kewswangujar 9. Balabas 10. Gopipura 11. Tamoribas 12. Behrampur 13. Sunderpura 14. Mangal Chech Ki 15. Mohanpura 16. Bachera 17. Bard Nagar 18. Bishengarh 19. Bansko 20. Bhaensalana	6 cents	60 lbs.	
..	Dausa	All villages except 1. Sindoli 2. Bedoli 3. Kabliyar 4. Bishanpur 5. Dadanka 6. Khurtola 7. Akhipura 8. Chawardee 9. Kaleshwar	6 cents	60 lbs.	
..	Phagi	All villages except 1. Phagi 2. Jhoond	6 cents	60 lbs.	
..	Sikrai	All villages except 1. Nadri 2. Nayagaon 3. Dhalwara 4. Bujaat 5. Khidarpura 6. Nikatpuri 7. Narkhora 8. Danda Baseri 9. Pilvri 10. Chek Ghani Pur 11. Ghani Pvr 12. Kundera Pur Khurd 13. Garhi 15. Hingwa 15. Malwas	6 cents	60 lbs.	
..	Dudu	All villages except	6 cents	60 lbs.	
Ajmer	Jaipur	Kotah	Kotah	Ladpura	All villages except 1. Bhimpura 2. Kaithon 3. Damodarpura	10 cents	40 lbs.	
..	Barod	All villages	10 cents	40 lbs.	
..	Kamwas	All villages except 1. Kalmandi 2. Salonia 3. Bansaheri	10 cents	40 lbs.	

1	2	3	4	5	6	7	8	9
..	Sangod	All villages except 1. Gurayeta 2. Moikalan	. 10 cents	40 lbs.	
..	Ramganj Mandi	All villages except 1. Suket	. 10 cents	40 lbs.	
..	Indergarh	All villages	. 10 cents	40 lbs.	
..	Itwa	All villages	. 10 cents	40 lbs.	
..	Pipalda	All villages	. 10 cents	40 lbs.	
..	Chechat	All villages except 1. Mandana 2. Ramganmandi	. 10 cents	40 lbs.	
..	Digod	All villages	. 10 cents	40 lbs.	
..	Bundi	Hindoli	All villages except 1. Alod 2. Dagría 3. Chetan 4. Burgaon 5. Guda. (Sansia) 6. Turkari 7. Bara Naya Gaon 8. Suri 9. Charkas	. 10 cents	40 lbs.	
..	Nainwa	All villages except 1. Bantli	. 10 cents	40 lbs.	
..	Bundi	All villages except 1. Bhinganj 2. Kcsshopure 3. Barhan 4. Khatkar 5. Ajeta 6. Dalunda 7. Rehana 8. Dabeta 9. Rampur 10. Jhalra 11. Bistari	. 10 cents	40 lbs.	
..	Patan	All villages except 1. Barana 2. Manoli 3. Borda 4. Dolar 5. Dhingri 6. Lohli 7. Kherian Durjan 8. Pachi Pala 9. Kherian Man 10. Jharol 11. Lalpur 12. Bathwara 13. Totna	. 10 cents	40 lbs.	

1	2	3	4	5	6	7	8	9
						14. Pali 15. Dangherl		
..	Talrah	All villages except 1. Sangod 2. Jhelara 3. Bejda	10 cents 40 lbs.		
..	Kotah	Kotah	All villages except 1. Bora Kherli 2. Jampura 3. Gandawad 4. Manmohanpura 5. Kanwarpura 6. Morak 7. Kukara 8. Borina 9. Phanda 10. Hathona 11. Madanpura Ki Dhani	10 cents 40 lbs.		
..	..	Baran	Kotah	Anta	All villages except 1. Plaita	10 cents 40 lbs.		
..	Kishganj	All villages except 1. Brijnagar	10 cents 40 lbs.		
..	Baran	All villages	10 cents 40 lbs.		
..	Mangrol.	All villages	10 cents 40 lbs.		
..	Shahbad	All villages	10 cents 40 lbs.		
..	Atru	All villages	10 cents 40 lbs.		
..	Chhabra	All villages	10 cents 40 lbs.		
..	Chhipaborda	All villages	10 cents 40 lbs.		
..	..	Bhiwani Mandi	Jhalawar	Dug	All villages except 1. Dug 2. Dhaturia 3. Sheikhpur	10 cents 40 lbs.		
..	Pachpahar	All villages except 1. Sarod	10 cents 40 lbs.		
..	Gangadar	All villages except 1. Khera Kachnera	10 cents 40 lbs.		
..	Pirawa	All villages	10 cents 40 lbs.		
..	Jhalawar	All villages	10 cents 40 lbs.		
..	Asnawar	All villages	10 cents 40 lbs.		
..	Akhlera	All villages	10 cents 40 lbs.		
..	Manohar Thana	All villages	10 cents 40 lbs.		
..	Bakani	All villages	10 cents 40 lbs.		
..	Khanpur	All villages except 1. Sarola	10 cents 40 lbs.		

1	2	3	4	5	6	7	8	9
Ajmer	Jodhpur	Jodhpur	Jodhpur	Jodhpur	All villages except 1. Narwa 2. Barakala 3. Gangani 4. Chopasani 5. Gagari 6. Khuaiyala 7. Serodi 8. Popas 9. Mathania	9 cents 40 lbs.		
..	Bilara	All villages except 1. Ramigaon 2. Kheciadla 3. Borunda 4. Binjuadi 5. Jaispali	9 cents 40 lbs.		
..	Osian	All villages except 1. Kirmisiya 2. Tinwari 3. Ghewra 4. Badlabasin 5. Baori 6. Berubasni 7. Badla 8. Panchla 9. Udlawas 10. Bhawad 11. Uttambar	9 cents 40 lbs.		
..	Shergarh	All villages except 1. Neemban-ka-gaon 2. Gopalsar 3. Balesar (D) 4. Palesar (S) 5. Koi-India 6. Chawnda Bhenser 7. Belwa 8. Chanchlva 9. Beral	9 cents 40 lbs.		
..	Pali	Pali	Pali	All villages except 1. Gadwara 2. Kherwa	9 cents 40 lbs.	
..	Kharachi	All villages except 1. Sewaj 2. Nimli 3. Sinchana 4. Ranawas 5. Gadana 6. Dewli 7. Hingola Khurd 8. Baria 9. Banta 10. Dhamli 11. Sinla 12. Mani 13. Thakerwas 14. Kadoo 15. Melap 16. Nawaguda 17. Hamliyawas Kalan 18. Rodawas 19. Kharachi 20. Sekhawas	9 cents 40 lbs.		

1	2	3	4	5	6	7	8	9
..	Rani	Desuri	All villages except 1. Poonariya 2. Ghancrao 3. Ghenny 4. Panota 5. Kot 6. Sewas 7. Indra 8. Dialana Chhota 9. Jaitawata Ka Guda 10. Garali 11. Kerli 12. Mewi	9 cents	40 lbs.
..	Balotra Barmer	Pachpadra	All villages except 1. Sarana 2. Bagawas 3. Asotra	9 cents	40 lbs.	
..	Siwana	All villages except 1. Mokalsar 2. Ramanyan 3. Tadangala	9 cents	40 lbs.	
..	..	Merta	Magaur	Jayal	All villages except 1. Arwar 2. Roopathal 3. Igriayar 4. Kashnao 5. Kathoti	9 cents	40 lbs.	
..	Degana	All villages except 1. Sanju 2. Nimbola 3. Gemliyas 4. Dagri 5. Banwara 6. Kherwa 7. Chhardas 8. Bharli 9. Baran-ki-Dhanl 10. Khintana 11. Pandwala 12. Jawa 13. Surias 14. Driyana 15. Purotasni 16. Poonlotra 17. Chooha 18. Dodiyana 19. Killa 20. Sheikhpura 21. Gorda 22. Rawalias	9 cents	40 lbs.	
..	Nagaur	All villages except 1. Mundwa 2. Kurkura 3. Karlu 4. Somra 5. Inana 6. Kauchera	9 cents	40 lbs.	
..	Merta	All villages except 1. Rohesa	9 cents	40 lbs.	

1	2	3	4	5	6	7	8	9
..	Parbatsar	..	Parbatsar	All villages except 1. Peeh 2. Gular 3. Bhadwa 4. Bandhera 5. Bhawsia 6. Bansad 7. Barnel 8. Chital 9. Chitawa 10. Gailsar 11. Jaola 12. Khokharia 13. Nenia 14. Ponwalia 15. Pilwa 16. Pura 17. Rampura 18. Rujas 19. Manglana 20. Widyal 21. Biswas 22. Manglana 23. Bhakri 24. Pura 25. Berwala 26. Malas 27. Altwa 28. Basse 29. Bherwas 30. Bhinkalan 31. Charanwas 32. Dabaria 33. Gangwa 34. Intawa 35. Kishenpur 36. Naved 37. Netyas 38. Runcja 39. Surajmodi 40. Kakeria 41. Berwali 42. Chann 43. Ajwa 44. Jaalra 45. Madan	9 cents 40 lbs.	
..	..	Abu Road	Sirohi	Abu Road	All villages except 1. Santpur 2. Abu Road 3. Deldar 4. Maveli 5. Tartoli	9 cents 40 lbs.		
..	Pindwara	..	All villages except 1. Janapora 2. Goria 3. Nandia 4. Ker 5. Mandwara 6. Bhimana 7. Nithora 8. Danari 9. Juna-Sanwara	9 cents 40 lbs.		

2	3	4	5	6	7	8	9
..	Shivganj	All villages except 1. Naradra 2. Warka 3. Lass 4. Buradec 5. Palri	9 cents	40 lbs.
..	..	Sirohi	..	Sirohi	All villages except 1. Dadua 2. Angore 3. Jela 4. Padiv 5. Barloot 6. Ud 7. Manpur 8. Poonawa 9. Mandwara 10. Sinorath	9 cents	40 lbs.
..	Reodar	All villages except 1. Rampur 2. Jahalpur 3. Rahua 4. Bodwaj 5. Keswa 6. Walal 7. Himatpur 8. Malgam 9. Daderela 10. Asaw 11. Positra 12. Loolon	9 cents	40 lbs.
..	Ajmer	Udaipur	Udaipur	Udaipur	All villages except 1. Udaipur	11 cents	60 lbs.
..	Girwa	All villages except 1. Nad 2. Att 3. Kurawar 4. Pamand 5. Fila 6. Bambora	11 cents	60 lbs.
..	Salumber	All villages except 1. Gudel	11 cents	60 lbs.
..	Deogarh	Deogarh	All villages except 1. Lasani 2. Kameri 3. Deogarh 4. Kunthal 5. Mandawara 6. Ran 7. Isermard 8. Kalcaaria 9. Dongri 10. Narana 11. Arjunigarh 12. Tal 13. Devpura 14. Kanwas-Ka-Guda 15. Anup Pura 16. Assan 17. Dolpuya	11 cents	60 lbs.

1	2	3	4	5	6	7	8
						18. Ahtipatainki 19. Kalagon 20. Rashmi 21. Lasimpura	
..	Amet	..	Amet	All villages except 11 cents 60 lbs. 1. Bhop-ji-ka-Khera 2. Mangoda 3. Sardargarh	
..	Nim- bahera	Chittor- garh	Achnera	All villages except 11 cents 60 lbs. 1. Jajli 2. Uchwania 3. Kotri 4. Dowana 5. Bhurkia 6. Mandvi	
..	Nimba- hera	[All villages [except 11 cents 60 lbs. 1. Kripam Ki Khera 2. Marjvi 3. Bhag	
..	Badeser	All villages except] 11 cents 60 lbs. 1. Bhadooda 2. Mandupia 3. Umedpura 4. Lothania 5. Kansia Kalan 6. Lowana 7. Mircha Kheri 8. Mangalwar 9. Sangera 10. Bhagal 11. Suja Khera 12. Nirvadia 13. Gariawas 14. Somawas 15. Pipal Kheri 16. Agoria 17. Kerpara 18. Loharia 19. Champa Kheri	
.	Chhoti Sadri	All villages except 11 cents 60 lbs. 1. Chhoti Sadri 2. Gomana	
..	Bhilwara	Shahpura	All villages except 11 cents 60 lbs. 1. Mandri 2. Dellas 3. Birth 4. Champa Dil	
..	Morda	All villages 11 cents 60 lbs.	
..	Kotri	All villages except 11 cents 60 lbs. 1. Kotri	
..	Jal- apur	All villages 11 cents 60 lbs.	
..	Mandal- garh	All villages except 11 cents 60 lbs. 1. Mandalgarh	

1	2	3	4	5	6	7	8	9
..	Mavli	Udaipur	Mavli	All villages except 1. Khempur 2. Mavli 3. Ladani 4. Salera 5. Thamla 6. Vishanpura 7. Chipikhera 8. Lopada 9. Falichada 10. Hinta 11. Gondti Khera 12. Dhondia 13. Gordhanpur	11 cents	60 lbs.
..	Nathdwara	All villages except 1. Karoli 2. Dhana 3. Delwada 4. Bijanol 5. Kothariya	11 cents	60 lbs.
..	Relmajra	All villages except 1. Chokadi 2. Ganwas 3. Charna 4. Sansera 5. Junda 6. Ganerpura	11 cents	60 lbs.
..	Vallabh Nagar	All villages except 1. Hinta 2. Wansdi 3. Jorji Ka Khera 4. Pithalpura 5. Sarwania 6. Chakuda 7. Saleda 8. Badgon Sindi 9. Chohana Ka Guda 10. Karanpur	11 cents	60 lbs.
..	Rajsamand	All villages except 1. Mavli 2. Kelawa 3. Vanol 4. Mongtia Khera	11 cents	60 lbs.
..	Chitore	Dungala	All villages except 1. Sathaliyawas 2. Suja Khera 3. Negadia 4. Sange Khera	11 cents	60 lbs.
..	Barisadri	All villages except 1. Fachar 2. Pandera	11 cents	60 lbs.
2 Ambala	Ambala	Ambala	Ambala	Ambala	Ambala	All villages except 1. Ambala	5 cents	40 lbs.
..	Kharar	..	All villages except 1. Bhankar Pur 2. Laban Garh 3. Khizar Bad	5 cents	40 lbs.

1	2	3	4	5	6	7	8	9
..	Rupar	All villages except 1. Attari	5 cents 40 lbs.		
..	Narain-garh	All villages except 1. Sadhaura	5 cents 40 lbs. 5 cents 40 lbs.		
..	..	Yamuna Nagar	.. Jagadhri	All villages except 1. Damla		5 cents 40 lbs.		
..	..	Karnal	Thane-sar	All villages except 1. Radaur 2. Samalkha 3. Mirzapur		5 cents 40 lbs.		
..	..	Karnal	.. Karnal	All villages except 1. Seon 2. Kutlehra 3. Stondi 4. Kutaill 5. Rainpura 6. Karnal 7. Kheri Naro 8. Saga 9. Bibipur Jatan 10. Pirbaroli	5 cents 40 lbs.			
..	..	Kaithal	.. Kaithal	All villages except 1. Kaithal 2. Sewan 3. Balbanti 4. Ishaq 5. Peedal 6. Balbera 7. Teuntha 8. Harigarh Kingan 9. Pabnawa	5 cents 40 lbs.			
..	Thane-sar	All villages except 1. Shahbad	5 cents 40 lbs.		
Ambala	Delhi-I	Sonepat	Rohtak	Sonepat	All villages except 1. Sonepat 2. Gujarkheri 3. Gumer 4. Ganaur 5. Chulkana 6. Bajana Kalan 7. Bajana Khurd 8. Mohana 9. Thana Khurd	4 cents 40 lbs.		
Ambala	Gurgaon	Narnaul	Mohinder-garh	Narnaul	All villages except 1. Bocharia 2. Droliahir 3. Gothari 4. Kharani 5. Masnula 6. Niazali Pur 7. Nagaldurga 8. Nagal Kalia 9. Niamat Pur 10. Pachnuta 11. Chapra Bibi Pur 12. Nagal Soda 13. Ghari 14. Magot Bigo 15. Nagal Chodary	7 cents 60 lbs.		

1	2	3	4	5	6	7	8	9
Ambala	Patiala	Patiala	Patiala	Patiala	All villages except 1. Dakalkhurd	4 cents	40 lbs.	
				Samana (sub-tehsil)	All villages except 1. Dugak 2. Daidram 3. Kultmanoo 4. Samana	4 cents	40 lbs.	
..	Nabha	All villages	4 cents	40 lbs.	
..	..	Bhatinda	Bhatinda	Rajpura	All villages	4 cents	40 lbs.	
..	Bhatinda	All villages	4 cents	40 lbs.	
..	Mausa	All villages except 1. Ramgarh	4 cents	40 lbs.	
..	Faridkot	All villages	4 cents	40 lbs.	
..	..	Sirhind	Pati- alia	Bassi	All villages	4 cents	40 lbs.	
..	Pial (sub-tehsil)	All villages	4 cents	40 lbs.	
..	Amloh (sub-tehsil)	All villages	4 cents	40 lbs.	
..	..	Surajpur	Pati- alia	Nalagarh	All villages except 1. Rajpura 2. Fattuwal 3. Sandoli (upper) 4. Sandoli (lower) 5. Bhatian 6. Raipur 7. Bodla 8. Gullarwala 9. Dhang (upper) 10. Dabota	4 cents	40 lbs.	
..	..	Dhuri	Sang- rur	Sangrur	All villages except 1. Sangrur	4 cents	40 lbs.	
..	Malerko- tla	All villages except 1. Malerkotla 2. Iltfatpur	4 cents	40 lbs.	
..	Sunam	All villages except 1. Banghan 2. Santpur 3. Saleempur	4 cents	40 lbs.	
..	..	Jind	Sang- rur	Barnala Jind	All villages All villages except 1. Julani 2. Safaidon 3. Ragga Khera 4. Haibatpura 5. Jind 6. Bartana 7. Hadwa 8. Batwala 9. Karsindhu 10. Jitgarh 11. Intalkhurd 12. Gunkali 13. Baslana 14. Pokher Kheri 15. Ramrai	4 cents	40 lbs.	

1	2	3	4	5	6	7	8	9
						16. Intalkalan 17. Ghamana 18. Sanghana 19. Didward 20. Ramnagar 21. Pujukhurd		
..	..	Narwana	..	Narwana	All villages	4 cents	40 lbs.	
Ambala	Rohtak	Rohtak	Rohtak	Gohana	All villages except	5 cents	40 lbs.	
					1. Gohana 2. Bishpuri 3. Kasanda 4. Kakana 5. Jawara 6. Butana			
..	Rohtak	All villages except	5 cents	40 lbs.	
					1. Samchana 2. Hassangarh 3. Kharkhoda 4. Khadwali 5. Rohtak			
..	Jhaljar	All villages except	5 cents	40 lbs.	
					1. Parnala 2. Badli 3. Sondhi 4. Ruriawas			
..	..	Hissar	Hissar	Hissar	All villages except	5 cents	40 lbs.	
					1. Alipur 2. Kharar 3. Megnikhera 4. Tohana 5. Chandpur			
..	Hansi	All villages except	5 cents	40 lbs.	
					1. Narnaund 2. Majra 3. Kheri Ros 4. Malikpur			
..	Loharu (Sub-Tehsil)	All villages except	5 cents	40 lbs.	
					1. Sohansra 2. Bisalwas 3. Barwas 4. Phertia Kehar 5. Lalpur Dhani			
..	..	Sirsa	Hissar	Sirsa	All villages except	5 cents	40 lbs.	
					1. Ehlenabad 2. Ranga 3. Lehangawali			
..	Fatehabad	All villages except	5 cents	40 lbs.	
					1. Ratia			
..	..	Bhiwani	..	Bhiwani	All villages except	5 cents	40 lbs.	
					1. Jui Kalan 2. Jui Khurd 3. Jole Pura 4. Golagarh 5. Patherwali 6. Nansala 7. Asaiwas 8. Kairoo 9. Lohani 10. Indiwali 11. Bhiwani 12. Rewari			
..	Hansi	All villages except	5 cents	40 lbs.	
					1. Bhatol			

1	2	3	4	5	6	7	8	9
..	..	Panipat	Karnal	Panipat	All villages except 1. Panipat 2. Bichpuri 3. Kiwana 4. Mannana	5 cents	40 lbs	
3	Amritsar	Amritsar	Amritsar	Amritsar	All villages except 1. Amritsar 2. Raipur Kalan 3. Fatha Pur 4. Bhariwal 5. Sultan Wind	6 cents	40 lbs	
..	Anjala	..	Ajnala . All villages except 1. Bhalarwal 2. Tenghi 3. Malikpur 4. Karyal 5. Ajnala 6. Ava Lakh Singh 7. Muzafar Pur 8. Kamoke 9. Nepal 10. Rajputan Tera 11. Jagdao 12. Chameri 13. Chakaul 14. Thatha 15. Panju Rai 16. Lallian 17. Bhillowal 18. Mohle 19. Adliwala 20. Sarangra 21. Chasterwal 22. Jarrur 23. Dhadial 24. Chaklawa Singh 25. Bhapian 26. Khanwal 27. Zaffar Kot 28. Chahanna	6 cents	40 lbs	
..	Amritsar	All villages except 1. Jandiala 2. Ramdivali	6 cents	40 lb	
..	Tarntaran	All villages except 1. Tarntaran 2. Fatehchak 3. Gorkha	6 cents	40 lbs	
..	Patti	All villages except 1. Dall 2. Patti 3. Thata 4. Bhai Laddu	6 cents	40 lbs	
Amritsar	Gurdas- pur	Batala pur	Gurdas pur	Batala pur	All villages except 1. Batala 2. Qadian 3. Shikar 3. Chitorgarh 5. Har Do Jhanda 6. Dera Baba Nanak 7. Fatchgarh Churian 8. Ghaunspur 9. Derh	5 cents	40 lbs	

1	2	3	4	5	6	7	8	9
..	Gurdas pur	Ajl villages except	5 cents	40 lbs	
					1. Bhopa 2. Talibpur 3. Avankha 4. Dinanagar 5. Gurdaspur 6. Balagan 7. Soimnbli			
..	..	Pathan- kot	..	Pathan- kot	All villages	5 cents	40 lbs.	
Amritsar	Jammu	R.S. Pura	Jammu	R.S.Pura	All villages except	5 cents	50 lbs	
					1. Chorli 2. Chumbian Jattan 3. Pindori Manhasan			
..	..	Jammu	..	Jammu	All villages except	5 cents	50 lbs.	
					1. Kothcharkan			
..	Akhpnoor	All villages except	5 cents	50 lbs	
					1. Channib 2. Baljal			
..	Doda	Doda	All villages	5 cents	50 lbs.	
				Bhadar wah	All villages	5 cents	50 lbs	
..	..	Hiranagar	Kathuca	Kathua	All villages except	5 cents	50 lbs.	
					1. Forelane 2. Pajwal 3. Khckhyal 4. Vedala 5. Rare 6. Karpal 7. Mirpurram 8. Chak Desa Singh 9. Yakh Bar 10. Terhra 11. Padhyari 12. Dadoli 13. Kerro 14. Dhonore			
..	Hiranagar	All villages except	5 cents	50 lbs	
					1. Madhine 2. Changi 3. Patal 4. Haripure 5. Sukhochuk 6. Segal			
..	Jammu	Samba	All villages except	5 cents	50 lbs	
					1. Jhang 2. Kirpalpre			
Amrit- sar	Jullun- dur	Garhshan- ker	Hoshi- arpur	Garhshan- ker	All villages except	4 cents	40 lbs	
					1. Mukandpur 2. Bhagwain 3. Ibrahimpur 4. Bora 5. Chakguru 6. Dansiwal 7. Badson 8. Ghagon Arora 9. Summondra 10. Garhshanker 11. Mehtabpur 12. Durgi. 13. Bhambian 14. Pallewal 15. Garhi 16. Matton			

1	2	3	4	5	6	7	8	9
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17. Khanpur
18. Ramgarh Jungian
19. Paddi Khoshi
20. Gogon
21. Kulewal
22. Thana
23. Alipur
24. Nangal
25. Ror Muzara
26. Wahidpur
27. Dogarpur
28. Golewal
29. Dhagam
30. Kima
31. Lalian
32. Khabra
33. Possi
34. Lalwan
35. Denowalkhurd
36. Chak H jipur
37. Chak Phulo
38. Dhamai
39. Fatchpur
40. Sadarpur
41. Kunail
42. Sujjowal
43. Mehandipur
44. Kangna
45. Dholan
46. Rurkimuglan
47. Jadli
48. Railmajra
49. Tonsa
50. Nanggal
51. Paniali Ramgarh
52. Bhartula
53. Kishanpur
54. Jagtewal
55. Surapur
56. Balachaur
57. Garhi (Raipur)
58. Chankoa
59. Sujawalpur
60. Tapprian
61. Sahiba
62. Saroa
63. Sahungra
64. Aima
65. Hayatpur Rurki
66. Muyari
67. Bakapur
68. Ranthal
69. Panial Kalan
70. Jatpur
71. Banga
72. Mundhir
73. Gartonbait
74. Sadhumuzara
75. Ghumman
76. Balachaur
77. Ghamaur
78. Khoraur
79. Karaur
80. Roorki Kalan
81. Chiddur
82. Mittalmuzara
83. Lal pur

1	2	3	4	5	6	7	8	9
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84. Quilewal
85. Nai Chaur
86. Khanpur
87. Nagdipur
88. Ghaniala
89. Nurpur Bramman.
90. Kaharpur
91. Chadsu Jattan
92. Sunni
93. Chach Sunni
94. Thindl
95. Barian Klan
96. Motian
97. Kamdowal
98. Namolian
99. Makhangarh
100. Mananhana
101. Kotla
102. Mehrawal
103. Chakkataru
104. Thaker Wal
105. Rehall
106. Mahilbal Tohian
107. Pathrala
108. Bharta
109. Laksian
110. Khushhalpur
111. Dehana
112. Kukowal
113. Toulian
114. Neetpur
115. Bhagoare
116. Dhadha Klan
117. Bugra
118. Dandori Lada
119. Kot Fatuhil
120. Behbal Pur

.. .. Jullun-■ Nawandur shahar. All villages except ■ 4 cents 40 lbs...

1. Behram
2. Hieun
3. Baddian
4. Bharoli
5. Mailana
6. Guna Chaur
7. Garh Padhiana
8. Groper
9. Buhaderpur
10. Khatkarklan
11. Gujjar Pur
12. Dosanj
13. Nagra
14. Daulatpur
15. Bhakalla
16. Jadla
17. Muklaon
18. Ladhana Uchha
19. Ladhana Jheck
20. Mahil Galan
21. Bhin
22. Karnana
23. Rahon
24. Munnapur
25. Bhangal Klan
26. Kariam

1	2	3	4	5	6	7	8	9
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		Hoshiar-	Hoshi-	Una				
..	..	pur.	arpur					

27. Mazour
 28. Muzafarpur
 29. Nawanshahr
 30. Kulam
 31. Khamechon
 32. Shahpur
 33. Kalon
 34. Chehr Majara

All villages except	4 cents	40 lbs.
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1. Bhatton 2. Jhandian 3. Raipur 4. Gursa Muzara 5. Mankoli 6. Nalhoti 7. Rai Pura 8. Ghaj 9. Usman Pur 10. Nangraun 11. Hariwal 12. Hari Pur 13. Pachranda 14. Mothapore 15. Lal Pore 16. Aulakh 17. Asalatpur 18. Bandlehril 19. Agam Pur 20. Kifat Pur 21. Surewal 22. Jandala 23. Jole 24. Brahmapur 25. Mankumuzara 26. Hayatpur 27. Kartarpur 28. Khadbarol 29. Harsa Bela 30. Swara 31. Samiro Wara 32. Jhinjri 33. Baman Muzara 34. Bundlehril 35. Santokhgarh 36. Takat Pur 37. Boothgarh 38. Bharolian 39. Dharmpur 40. Sansowal 41. Bharolian Khurd 42. Juri 43. Handoli 44. Siguwai
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..	Hoshiar-	All villages except	4 cents	40 lbs.
				pur			

1. Bhilowal 2. Saido Pathi 3. Pialian 4. Bhugrani 5. Bassi Purani 6. Dhaka Ram Nagar 7. Phidharoo Nangal 8. Bhadupur 9. Prem Garh

1	2	3	4	5	6	7	8	9
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10. Boothgarh
 11. Mukhwan
 12. Mabolian Wali
 13. Badowal
 14. Saidoon Wal
 15. Ahram Klan
 16. Mukhlana
 17. Bramjit
 18. Pandori
 19. Badowal
 20. Brahmjit
 21. Zehli Kand
 22. Haugorian
 23. Fatehgarh
 24. Mirzapur
 25. Baryl
 26. Soos
 27. Raja
 28. Johal
 29. Gardiwa.
 30. Banda
 31. Sarhala
 32. Booryjattan
 33. Badala Pakka
 34. Talwandigoni
 35. Govindpur
 36. Machhian
 37. Dhootan
 38. Rampur
 39. Nandachaur
 40. Machhriwal
 41. Kathi
 42. Chalupur
 43. Badalamahi
 44. Chutala
 45. Duppar
 46. Littan
 47. Talwandi
 48. Ramtootowal
 49. Jallowal
 50. Khadiala
 51. Dhatt
 52. Baichan
 53. Pandorimihhan
 54. Hazipur
 55. Bhambian
 56. Jitabad
 57. Sosana
 58. Birumpur
 59. Begumpur
 60. Jandialaran
 61. Mangher
 62. Alhat Pind
 63. Roopowal
 64. Langrian
 65. Mundianjattan
 66. Adkhera
 67. Hussain Pur
 68. Dhumian Khurd
 69. Nikkial
 70. Nanglan Ishar
 71. Taggar
 72. Bhure
 73. Banikhurd
- All villages except 4 cents 40 lbs.
 1. Jullundur
 2. Waryana

.. .. Jullundur Jullundur Jullundur All villages except 4 cents 40 lbs.

1. Jullundur
 2. Waryana

1	2	3	4	5	6	7	8	9
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3. Salarpur
4. Lambra
5. Chock
6. Raowali
7. Feroza
8. Wadali
9. Sheikha
10. Kojran
11. Lambri
12. Partapur
13. Adampur
14. Daulatpur
15. Dhadee Surekh
16. Barapind
17. Patial
18. Garnad
19. Padhore
20. Alawalpur
21. Rastogi
22. Chiway
23. Shaffipur
24. Alagir

..	Nakodar	All villages except	4 cents	40 lbs.
1. Nadhar							
2. Talwandi Madho							
3. Malri							
4. Mehatpur							
5. Adraman							
6. Akharpur							
7. Udhowal							
8. Baghella							
9. Choor							
10. Khewa							
11. Uggi							
12. Tubshop							
13. Dauat							
14. Gehlan							
15. Saund							
16. Bagga							
17. Yakopur							
18. Parjian Khurd							
19. Sandwal							
20. Parjaiah Klan							
21. Raweat							
22. Aliwal							
23. Barnan							
24. Kirpal							
25. Nazarpur							
26. Kili							

..	Kapur-	Kapurth-	All villages except	4 cents	40 lbs.
			thala,	ala.			
1. Kapurthala							
2. Jhakh Pura							
3. Tundian							
4. Bour							
5. Bishanpur							
6. Mirzapur							
7. Latwala							
8. Bosowal							
9. Aliskan							
10. Muslataba							
11. Dayalpur							
12. Raipurpeer							
13. Madhopur							
14. Bhaklran							

1	2	3	4	5	6	7	8	9
						15. Babian 16. Khati 17. Ply 18. Raipur 19. Bajaja 20. Nadalon 21. Jodana		
..	Phagwara	All villages except 1. Sahni 2. Khulwan 3. Gujratian 4. Pandori 5. Bhagana 6. Khujrela 7. Bhago Arjan 8. Raipur Rian 9. Chanian 10. Beer 11. Jardo Bhalan 12. Rasul Pur 13. Mamla 14. Raipur Jaggir 15. Dalla 16. Muzapur	4 cents	40 lbs.	
..	..	Mukerian	Kangra	Nurpur	All villages except 1. Indaura	4 cents	40 lbs.	
..	Hoshiarpur	Dassuya	All villages except 1. Mansar 2. Datarpur 3. Nangaldata 4. Bhagian 5. Jhawan 6. Kalamunj	4 cents	40 lbs.	
Amritsar.	Ludhiana.	Feroze-pur.	Feroze-pur.	Feroze-pur.	All villages except 1. Ferozepur 2. Mallowal 3. Hazarasingh Wala 4. Chhang Khurd 5. Mohrewala 6. Choghate Wala 7. Rame Wala 8. Khunder Uttar	3 cents	40 lbs.	
..	Moga	All villages except 1. Daulatpur	3 cents	40 lbs.	
..	Zira	All villages	3 cents	40 lbs.	
..	..	Abohar	..	Fazilkha	All villages except 1. Parbhatsingh Wala 2. Santokhsingh Wala 3. Thandi Kadim 4. Kullar 5. Dhingawal 6. Khuban 7. Waryam Khera 8. Mohd. Yar Chisti 9. Kanderka 10. Azamgarh	3 cents	40 lbs.	
..	Abohar	All villages	3 cents	40 lbs.	
Amritsar	Ludhiana	Phagwara	Jullundur	Phillaur	All villages except 1. Ramgarh 2. Karyana 3. Barapind	3 cents	40 lbs.	

1	2	3	4	5	6	7	8	9
					4. Lassara 5. Dhandwar 6. Phillaur 7. Inderkalse 8. Maiawal 9. Nurmahal			
..	..	Ludhiana	Ludhi- ana	Ludhiana	All villages except 1. Ludhiana	3 cents	40 lbs.	
..	Jagraon	All villages except 1. Jagraon 2. Kular	3 cents	40 lbs.	
..	..	Khanna	..	Samrala	All villages except 1. Khanna 2. Paut 3. Majra	3 cents	40 lbs.	
Amrit- sar	Srina- gar	Srinagar	Srina- gar	..	All villages and patics except those falling within the Municipal limits of Srinagar.	5 cents	60 lbs.	
..	Baram- ula	Baramula	All villages except 1. Jambazpora 2. Ponchattar 3. Uskara 4. Khanaspura 5. Khawajabagh	5 cents	60 lbs.	
..	Anant- nag	Pulwama	All villages except 1. Nambabalal 2. Kadbal 3. Drangabal 4. Baghayatullah 5. Chatlam 6. Konabal	5 cents	60 lbs.	
..	Anant Nag	All villages except 1. Bangidhar 2. Kutawani 3. Shirapora 4. Rainchowgund 5. Hallan	5 cents	60 lbs.	
..	Kulgam	All villages except 1. Tulkhan 2. Khudwani 3. Nadigam 4. Hanad 5. Harwet	5 cents	60 lbs.	

[No. V(a) (24) 35/Int/57.]

B. D. DESHMUKH,
Collector of Central Excise.

OFFICE OF THE DEPUTY COLLECTOR OF CENTRAL EXCISE AND LAND CUSTOMS

NOTICES

Bombay, the 4th June 1958

S.O. 1139.—Whereas it appears that the marginally noted unclaimed goods which were seized by the Central Excise and Customs Staff at Bingi in the Sea within the port limits of Bingi on 19th January, 1958 were about to be exported by sea to Goa (Portuguese territory in India) in contravention of the Government of India Ministry of Commerce and Industries, Export Trade

S. No.	Description.	Qty.
1.	27 tins of Mudis tea each tin containing about 16 lbs.	442 lbs.
2.	5 tins of Mudis tea each tin containing about 16 lbs. Indian origin tea.	80 lbs.
3.	1 gunny bag containing chillies.	25 seers

Control Order No. 1/54 dated 10th May, 1954 read with their public Notice No. 4744 dated 23rd March, 1955 issued under the Import and Export (Control) Act, 1947 and deemed to have been issued under Section 19 of the Sea Customs Act, 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Deputy Collector of Central Excise and Customs, Bombay why the above mentioned goods should not be confiscated under Section 167(8) of the Sea Customs Act, 1878 and why a penalty should not be imposed on him under Section 167(8) of the Sea Customs Act, 1878.

2. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(A)10(0)Cus/58.]

Bombay, the 7th June 1958

S.C 1140.—Whereas it appears that the marginally noted unclaimed goods which were seized by the Central Excise Staff at Ain in the jurisdiction Ch. No. 59 on Goa Land Custom Frontier on 18th March, 1958 were imported by

land from Goa (Portuguese Territory in India) in contravention of Section 5(1) of the Land Customs Act, 1924 and the Government of India, Ministry of Commerce & Industries Import Trade Control Order No. 17/55 dated 7th December, 1955 issued under the Import & Export (Control) Act, 1947 and deemed to have been issued under Section 19 of the Sea Customs Act, 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Deputy Collector of Central Excise & Land Custom Bombay why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878 and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878.

If such an owner fails to turn up to claim the above mentioned goods or to show cause against the action proposed to be taken within 30 days from the

publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10(73)Cus/58.]

S.O. 1141.—Whereas it appears that the marginally noted unclaimed goods

S. No.	Description	Qty. M. S.	
I.	Betelnuts	II--o	

which were seized at Arosbag (a place adjacent to Goa Border) on 26th March, 1958 by the Central Excise and Customs Staff at Banda were imported by land from Goa (Portuguese territory in India) in contravention of Section 5(1) of the Land Customs Act, 1924 and the Government of India, Ministry of Commerce and Industries Import Trade Control Order No. 17/55 dated 7th December, 1955 issued under the Import and Export (Control) Act, 1947 and deemed to have been issued under Section 19 of the Sea Customs Act, 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Deputy Collector of Central Excise and Land Customs Bombay why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878 and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878.

If such an owner fails to turn up to claim the above mentioned goods or to show cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10(77)Cus/58.]

S.O. 1142.—Whereas it appears that the marginally noted unclaimed goods

Description	Quantity	
7 O'Clock Razor blades	105 cartons of 100 blades each.	

which were seized by the S.R.P. Staff on 11th March, 1958 in the jurisdiction of Nizampir Chawky No. 119 on Goa Land Customs frontier were imported by land from Goa (Portuguese territory in India) in contravention of Section 5(1) of the Land Customs Act, 1924 and the Government of India, Ministry of Commerce and Industries Import Trade Control Order No. 17/55, dated 7th December 1955 issued under the Import and Export (Control) Act, 1947 and deemed to have been issued under Section 19 of the Sea Customs Act VIII of 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Deputy Collector of Central Excise and Land Customs Bombay why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act 1878 and why a penalty should not be imposed on him under Section 7(1) (c) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878.

If such an owner fails to turn up to claim the above mentioned goods or to show cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10(72)Cus./58].

H. C. BAHRI,

Dy. Collector o Central Excise & Land Customs.

**OFFICE OF THE COLLECTOR OF CENTRAL EXCISE AND LAND CUSTOMS,
BOMBAY**

NOTICE

Bombay, the 11th June 1958

S.O. 1143/44.—Whereas it appears that the marginally noted goods which were

S. No.	Description	Quantity	seized by the Customs Staff at Bagwada near Sayal creek about 200 yards inside the Bombay Ahmedabad road on 30/3/1958 were imported by land from Daman (Portuguese Territory in India) in contravention of
1.	Chirmin cloth, Hoskawa Wearing Co. Ltd. Japan 44" - 50" - 4 I.G.H.	1 taka	
2.	Do. 45" - 50"	1 taka	
3.	Pure silk Georgette size 4 $\frac{1}{2}$ bleached Hirkawa 44" x 50" made in Japan.	1 taka	
4.		1 taka	
5.	China silk Dab foong silk Royal Quality China 4 $\frac{1}{2}$	1 taka	

Section 5(1) of the Land Customs Act 1924 and the Government of India, Ministry of Commerce and Industries Import Trade Control Order No. 17/55 dated 7th December 1955 issued under the Import & Export (Control) Act 1947 and deemed to have been issued under Section 19 of the Sea Customs Act, 1878. Now therefore any person claiming the goods is hereby called upon to show cause to the Collector, Central Excise & Land Customs Bombay why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act 1924 read with Section 167(8) of the Sea Customs Act, 1878 and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878.

If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the publication of this notice in the Government of India Gazette the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10(88)Cus/58.]

CENTRAL EXCISE

Bombay, the 11th June 1958

S.O. 1145.—In exercise of the powers vested in me, under Rule 223 of the Central Excise Rules, 1944, I hereby declare that Deputy Superintendent of Central Excise I/c. of Multi Officer Ranges and Inspectors of Central Excise I/c. of Independent Ranges, where M.O.R. has not been formed, to be the "Proper Officer" for the purposes of Rule 10-B of the Central Excise Rules, 1944.

[No. CER/233/CX/2/58.]

M. T. SHANBHAG, Collector.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 12th June 1958

S.O. 1146.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) and in partial modification of all previous notifications on the subject the Central Board of Revenue hereby directs that with effect from 7th June, 1958 (afternoon) Shri Syed Noor a Commissioner of Income-tax, shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the following Income-tax Circles, Wards and Districts namely:—

1. All Income-tax Circles and Wards at Poona.
2. All Income-tax Wards in South Satara District.
3. Satara North District.

4. All Income-tax Wards in Kolhapur District.
5. All Income-tax Wards in Thana District.
6. All Income-tax Wards in Kolaba District.
7. Ratnagiri District.
8. All Income-tax Wards in Sholapur District.
9. All Income-tax Wards in Ahmednagar District.
10. Special Survey Bombay South Circle, Poona.
11. All Income-tax Wards/Circles of Akola District.
12. Yeotmal District.
13. Amravati District.
14. Wardha District.
15. All Income-tax Wards/Circles comprising the Districts of Buldhana and Chanda.
16. All Income-tax Wards/Circles in Aurangabad District.
17. All Income-tax Wards/Circles in Nanded District.
18. All Income-tax Wards/Circles comprising the Districts of Parbhani, Bhir and Usmanabad.
19. Special Estate Duty-cum-Income-tax Circle, Poona.

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him.

Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri Noor shall be designated as the Commissioner of Income-tax Bombay South with headquarters at Poona.

Explanatory Note

NOTE: The amendments have become necessary due to a change in the incumbent of Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory.)

[No. 60]

B. V. MUNDKUR, Under Secy.

INCOME-TAX

New Delhi, the 13th June 1958

S.O. 1147.—The following draft amendment to the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by Section 59 of the Indian Income-tax Act, 1922 (XI of 1922) is published as required by sub-section (4) of the said section for general information. Any comments which may be received on the draft by the 20th July 1958 will be taken into consideration before the rules are finalised.

Draft Amendment

In exercise of the powers conferred by Section 59 of the Indian Income-tax Act, 1922 (XI of 1922) the Central Board of Revenue hereby makes the following amendment to Rule 21 of the Indian Income-tax Rules, 1922:—

For the form 'F' annexed to Rule 21, the following form shall be substituted, namely:—

FORM F*

(Form of appeal against an Order under Section 23A)

To

The Appellate Assistant Commissioner of Income-tax,

The

day of

18

The petition of
post office,

of
district sheweth as follows:

1. The Income-tax Officer of
with the approval of the Inspecting Assistant Commissioner of Income-tax has
passed an order dated (of which a copy is attached) and

of which information was received by your petitioner on.....) under Sub-section (1) of Section 23A of the Indian Income-tax Act, 1922, that the company represented by the petitioner shall, apart from the sum determined as payable by it on the basis of the assessment under section 23, pay super-tax at the rate of.....on the undistributed balance of the total income of the previous year ending on.....

2. Your petitioner being of opinion, on the grounds set out below, that the order of the Income-tax Officer should not have been passed, prays that the said order may be set aside.

3. The address for service of notices on the petitioner is.....

Signed.

GROUND OF APPEAL

Form of verification

I, the petitioner, named in the above petition do declare that what is stated therein is true to the best of my information and belief.

Place:

Signature:

Date:

Status of petitioner:

[No. 58.]

P. N. DAS GUPTA, Secy.

ESTATE DUTY

New Delhi, the 16th June 1958

S.O. 1148.—In exercise of the powers conferred by the second proviso to sub-section (2) of section 4 of the Estate Duty Act, 1953 (34 of 1953), the Central Board of Revenue hereby makes the following further amendment in its Notification No. 4/F.No. 21/7/55-E.D. dated the 1st February, 1956 which was published under S.R.O. No. 279 in Part II—Section 3 of the Gazette of India dated the 11th February, 1956 as amended by its Notification No. 7/F.No. 21/27/57-E.D., dated the 23rd May, 1957 published under S.R.O. No. 1783, in Part II—Section 3 of the Gazette of India dated the 1st June, 1957, namely:—

In the said notification, for the words "Estate Duty cum Income-tax Circle, Ranchi", the words "Estate Duty cum Income-tax Circle, Cuttack" shall be substituted.

2. This notification shall have effect from the 16th June, 1958.

Explanatory Note

(This note is not part of the amendment but is intended to be merely clarificatory).

The amendment has become necessary because of the decision to transfer the Headquarters of the Estate Duty cum Income-tax Circle at present located in Ranchi to Cuttack.

[No. 42/F.No.21/56/58-E.D.]

P. K. GHOSH, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 11th June 1958

S.O. 1149.—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that every producer who produces cloth only shall submit to the Textile Commissioner to the Government of India, Wool & Art Silk Section, Wittet Road, Ballard Estate, Bombay, on or before the 15th day of June 1958 and thereafter on or before 15th day of every succeeding month, true and accurate information relating to his undertaking in the form W.A.S.I. appended hereto.

Explanation — The "producer" for the purpose of this Notification means a person who possesses a powerloom which is worked by power as defined in Clause (g) of Section 2 of the Factories Act, 1948 (63 of 1948) and which is used or may be used for weaving cloth wholly or partly out of Art Silk Yarn or Staple Fibre.

W.A.S.I.

Production of Artsilk/Staple Fibre Fabrics & Consumption of Artsilk/staple Fibre yarn during the month of.....

IMPORTANT : This form should be completed and sent to the Office of the Textile Commissioner (Wool & Artsilk Section, Ballard Estate, Bombay I) so as to reach on or before the 15th of every month giving details relating to the previous month. Producers are advised in their own interest to post the returns under certificate of posting or Registered Post Acknowledgement due.

Name of the Undertaking :—

Address :—

State :—

1. Total Number of power-looms installed in the undertaking for the manufacture of Art Silk/Staple Fibre Cloth :—
2. Number of Twisting Spindles installed :
3. Number of Doubling Spindles installed :
4. _____

Shift	No. of working days in the month	Average number of powerlooms worked	Number of workers employed
<hr/>			
1st Shift			
<hr/>			
2nd Shift			
<hr/>			
3rd Shift			
<hr/>			
5. Total No. of loom-shifts worked during the month :— (No. of Looms × No. of days × No. of shifts)			
6. Consumption of Art Silk Yarn during the month —			

Viscose (in lbs.)	Acetate (in lbs.)	Cuprammonium (Bemberg) in lbs.	Synthetic Yarn like Nylon, Perlon etc. (in lbs.)
Bright	Dull	Bright	Dull
<hr/>			

7. Consumption of Staple Fibre Yarn during the month :—

- (a) Below Count 80s lbs.
 (b) Count 80s and above lbs.

8.

Serial No.	Quality or Sort	Grey width in inches	Finished width in inches	Production during the month (in yds.)	Estimated Wholesale ex-factory selling price per yd.
------------	-----------------	----------------------	--------------------------	---------------------------------------	--

1. Shioze
2. Taffetta
3. Satin
4. Gebrgette
5. Crepe/Half Crepe
6. Ninon
7. Chiffon
8. Velvet
9. Dobby Fabrics]
10. Brocades & Jacquard Fabrics
11. Others (Name them)

9. Total Production of the following :—

- (i) Art Silk Fabrics Yds. (ii) Art Silk/Staple Fibre mixed Fabrics .. yds.
 (iii) Staple Fibre Fabrics Yds. (iv) Synthetic Yarn (*i.e.* Nylon, Parlon, etc).
 Fabrics yds. (v) Other varieties Yds. (vi) Grand Total
 Production : Yds.

10. Total stock of yarn in lbs. (Nett packed condition) at the end of the month : lbs.
 11. Total stock of Cloth at the end of the month : Yds.

I do hereby declare that I have compared the above particulars with the records and books of my undertaking and that they are, in so far as I can ascertain, accurate and complete.

For
 (Name of the Undertaking)

 (Signature)

Place :

 Designation

[No. 12(57) Tex. O/58.]

New Delhi, the 12th June 1958

S.O. 1150.—The following draft of certain amendments to the Coir Industry Rules 1954 which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 26 of the Coir Industry Act, 1953 (45 of 1953), is published, as required by the said sub-section (1) for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th July, 1958.

Any objections or suggestions that may be received from any person with respect to the said draft on or before the date so specified will be considered by the Central Government.

■ ■ ■
Draft Amendments

In rule 9 of the said rules,

(i) after sub-rule (1), the following sub-rule shall be inserted, namely:—

"I-A. The Vice-Chairman may resign his office by writing under the hand addressed to the Chairman and the office shall fall vacant from the date on which his resignation is accepted or on the expiry of thirty days from the date of receipt of intimation of resignation, whichever is earlier"; and

(ii) in sub-rule (2), for the words "In the event of the Vice Chairman resigning his office as such or ceasing to be a member of the Board," the words "If the office of Vice-Chairman falls vacant or if he ceases to be a member of the Board" shall be substituted.

[F. No. 42-SSI(B) (7)/54.]

HARGUNDAS, Under Secy.

TEA CONTROL

New Delhi, the 11th June 1958

S.O. 1151.—In exercise of the powers conferred by sub-section (3) of section 4 of the Tea Act, 1953 (No. 29 of 1953), the Central Government hereby appoints Shri A. B. Chatterji, I.C.S., as Chairman, Tea Board, with effect the forenoon of the 19th May, 1958, vice Shri U.K. Ghoshal, I.C.S.

[No. 1(9)Plant(A)/58.]

New Delhi, the 14th June 1958

S.O. 1152.—In exercise of the powers conferred by Section 4 of the Tea Act, 1953(29 of 1953), the Central Government hereby appoints Shri Rajpat Singh Doogar, Member of Parliament, as a member of the Tea Board until the 31st March, 1960, vice Shrimati Lilavati Munshi and makes the following further amendment in the notification of the Government of India in the Ministry of Commerce and Industry, No. S.R.O. 944 dated the 17th March, 1954, namely:—

In the said notification, in the category of members representing Parliament, for the entry "35 Shrimati Lilavati Munshi, Member, Rajya Sabha", the following entry shall be substituted, namely:—

"Shri Rajpat Singh Doogar, Member, Rajya Sabha".

[No. 7(5)Plant(A)/57.]

P. V. RAMASWAMY, Under Secy.

New Delhi, the 17th June 1958

S.O. 1153.—In exercise of the powers conferred by clause (i) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby nominates Shri H. K. Sowani, Vice-President, Mill Mazdoor Sabha, Bombay, to serve on the Central Silk Board as representing labour and makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 456, dated the 3rd April, 1958.

In the said notification after serial number 22, the following shall be inserted, namely:—

"Representative of labour, nominated by the Central Government under section 4(3) (j) of the Act."

23. Shri H. K. Sowani, Vice-President, Mill Mazdoor Sabha (Silk & Procession Section), 39, Patel Terrace, Parel, Bombay-12."

[No. 22/4/58/HS(2).]

P. J. MENON, Under Secy.

ORDERS

EXPORT TRADE CONTROL

New Delhi, the 13th June 1958

S.O. 1154.—In exercise of the powers conferred by section 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Exports (Control) Order, 1958, namely:—

1. In Schedule I to the said Order—

Under the heading “B. RAW MATERIALS AND ARTICLES MAINLY UNMANUFACTURED”, for item 25, the following shall be substituted:—

“25. Tallow, other than vegetable tallow, and stearine.”

2. In Schedule IV to the said Order—

Under the heading “O.G.L.No. 4”, for the word “Tallow” under column 2 against S. No. 11, the words “Tallow, other than vegetable tallow” shall be substituted.

[No. Export(1)/AM(7).]

New Delhi, the 17th June 1958

S.O. 1155.—In exercise of the powers conferred by sections 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Exports (Control) Order, 1958, namely:—

1. For proviso (f) to clause 4(2) of the said Order, the following shall be substituted:—

“(f) goods specified below—

(i) handloom cloth and manufactures thereof,

(ii) lac (excluding brood lac and any lac containing living insects).”

2. In Schedule I to the said Order—

Under the heading “B. RAW MATERIALS AND ARTICLES MAINLY UNMANUFACTURED”, item 13 shall be omitted and after item 20, the following shall be inserted:—

“20-A. Lac (including brood lac and any lac containing living insects).”

[No. Export (1)/AM(8).]

T. S. KUNCHITHAPATHAM, Under Secy.

(Department of Company Law Administration)

New Delhi, the 12th June 1958

S.O. 1156.—In exercise of the powers conferred by Section 609(2) of the Companies Act, 1956 (I of 1956) the Central Government hereby appoints Shri Mani Shanker Misra, Additional Registrar of Co-operative Societies, Uttar Pradesh as ex-officio Additional Registrar of Joint Stock Companies, Uttar Pradesh with effect from 10th June, 1958 with head quarters at Lucknow.

Shri Mani Shanker Misra will function as the Registrar for the purposes of the Societies Registration Act, 1860 (Act No. XXI of 1860) read with Section 650 of the Companies Act, 1956.

[No. 3(10)-CLA/56.]

P. B. SAHARYA, Under Secy.

(Indian Standards Institution)

New Delhi, the 9th June 1958

S.O. 1957.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Mark) Regulations, 1955, the Indian Standards Institution hereby notifies that three licences, particulars of which are given in the Schedule hereto annexed have been renewed for a further period of three years.

THE SCHEDULE

Sl. No.	Licence No. and Date	Period of Validity from To	Name and Address of the Licensee.	Article/Process covered by the Licence	Relevant Indian Standard
1.	CM/L-9 11-6-1956	14-6-1958 13-6-1961	Messrs. Jeewanlal (1929) Limited, Sree Ganeshar Al- uminium Works, No. 1, Singara Garden, 4th Lane, Washermanpet, Madras.	Wrought Alu- minium Utensils —Grade A	IS : 21-1953 Spe- cification for Wrought Alu- minium for Utensils.
2.	CM/L-10 11-6-1956	14-6-1958 13-6-1961	Messrs. Jeewanlal (1929) Limited, Crown Aluminium Works, 26 Parel Tank Road, Bom- bay.	Wrought Alumi- nium Utensils— Grade A	IS : 21-1953 Spe- cification for Wrought Alu- minium for Utensils.
3.	CM/L-11 11-6-1956	14-6-1958 13-6-1961	Messrs. Jeewanlal (1929) Limited, Crown Aluminium Works, 95 Grand Trunk Road, P.O. Belur Math (Distt. Howrah).	Wrought Alu- minium Utensils—Grade A	IS : 21-1953 Spec- ification for Wrought Alu- minium for Utensils.

[No. MDC 12/(46).]

New Delhi, the 12th June 1958

S.O. 1958.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that a licence, particulars of which are given in the Schedule hereto annexed, has been renewed for a period of three years.

THE SCHEDULE

Sl. No.	Licence No. and Date	Period of Validity From To	Name and Add- ress of the Licensee	Article/Process covered by the licence	Relevant Indian Standard
1.	CM/L-27 20-5-1957	1-6-1958 31-5-1961	Messrs. Electrical Manufacturing Co. Ltd. EMC Gardens 136 Jessore, Road, Calcutta	Hard-Drawn Stranded Aluminium and Steel -Cored Aluminium Conductors for Overhead Power Transmission Purposes.	IS : 398-1953 Specification for Hard-Drawn Stranded Aluminium and Steel-Cored Aluminium Conductor for Overhead Power Transmission Purposes.

[No. MDC 12/(92)]
LAL C. VERMAN, Director.

MINISTRY OF STEEL, MINES & FUEL

(Department of Mines & Fuel)

New Delhi, the 18th June 1958

S.O. 1159.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in Schedule hereto annexed;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE

[PLAN NO. HQ/LA/26A.]

Sohagpur-Coalfield—BLOCK-VII

Village	Tashil	Village No.	District	Area	Remarks
Bhagts . . .	Sohagpur	769	Sahdol	890	Whole
Mahali Kurd . . .	Sohagpur	845	Sahdol	710	Part
Kudri . . .	Sohagpur	115	Sahdol	380	Whole
Jhangaan . . .	Sohagpur	425	Sahdol	1130	Part
Seguri . . .	Sohagpur	935	Sahdol	130	Part
Bijuyi . . .	{ Sohagpur				
Bhalgedas . . .	{ Sohagpur	734	Sahdol	200	Part
Pendripani . . .	Sohagpur	584	Sahdol	10	Part
Lahsari . . .	Sohagpur	929	Sahdol	1100	Whole
Somno . . .	Sohagpur	982	Sahdol	240	Whole
TOTAL . . .				4770	

Boundary Description

ABCD line passes along the western boundary of villages Lahsari, Somna and Bhagta..

DEFG line passes along the northern boundary of villages Bhagta, Mahalikurd, Kudri, and Jhangaan.

GH line passes through the villages Jhangaan and Seguri.

HI line just passes along the north of railway line.

IA line passes along the south of village Lahsari.

The map of the area can be inspected at the office of the National Coal Development Corporation (P) Ltd. (Land Acquisition Section), "Darbhanga House", Ranchi, or at the office of the Collector Sahdol (M.P.)

[No. C2-22(2)/58.]

A. S. GREWAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 30th May 1958

S.O. 1160.—The Central Government is hereby pleased to appoint, under rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure 1908 (Act 5 of

1908), the following gazetted officers in the Offices mentioned below to receive notices of orders issued under the said rule:—

<i>Designation</i>	<i>Office</i>
1. The Director	National Sugar Institute, Kanpur.
2. The Chief Director	Directorate of Sugar and Vanaspati, New Delhi.
3. The Director	Indian Institute of Sugarcane Research, Lucknow.
4. The Botanist	Sugarcane Breeding Institute, Coimbatore.

[No. 8-35/58-S. Adm.]

S. D. UDHRRAIN, Under Secy.

(Department of Agriculture)

New Delhi, the 16th June 1958

S.O. 1161.—In exercise of the powers conferred by section 6 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), the Central Government hereby declares that the provisions of the said Act shall apply to the following articles namely:—

Tapioca Chips and Tapioca flour.

[No. F. 14-44/57-AM.]

V. S. NIGAM, Under Secy.

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 26th May 1958

S.O. 1162.—In pursuance of the provisions of clause (d) of section 4 of the Indian Coconut Committee Act, 1944(10 of 1944) the State Government of Kerala have nominated the Director of Agriculture, Kerala State, as a member of the Indian Central Coconut Committee for a period of 3 years from 1st April, 1958 vice Shri M. Abdussalam, I.A.S. Additional Development Commissioner, Kerala State, resigned.

[No. 8-3/58-Com.I.]

MOKAND LALL, Under Secy.

New Delhi, the 31st May 1958

S.O. 1163.—In pursuance of the provisions of Rule 26(4) of the India Oilseeds Committee Rules, 1947 framed under section 17 of the Indian Oilseeds Committee Act, 1946 (9 of 1946), the Central Government hereby publish the audited accounts of the receipts and expenditure of the Indian Central Oilseeds Committee for the year ending 31st March, 1957 together with the auditor's report thereon.

PART II (CURRENT AUDIT)

1. *Financial Position.*—A statement—Annexure 'A'—showing Receipts and Expenditure for the year 1956-57 prepared under rule 26(4) of the Rules and Regulations of the Indian Oilseeds Committee Act, 1946 and checked by audit is appended. The financial position of the committee during the year under report as compared to that of the previous two years is as under:—

	1954-55	1955-56	1956-57
	Rs.	Rs.	Rs.
Income (excluding Debit Heads)	18,19,955	23,44,296	26,66,532
Expenditure (Excluding Debit Heads)	9,35,986	8,75,325	10,58,745

These figures reveal large unutilised accumulation of money locked up with the Committee. It is stated that larger schemes are under contemplation in the coming years. The position is brought to the notice of the Ministry for examination and necessary action.

2. Unaudited expenditure.—The statement of Income and Expenditure cannot be treated as authentic in the absence of the requisite audit certificates from the various Accountants General auditing such accounts in the relevant States. The Annexure 'B' shows as many as 62 cases where audit certificates of the various Accountants General pertaining to the years 1951-52 to 1956-57 have so far not been received. Since the Accounts for so many past years could not have remained unaudited so far, the difficulties experienced by the respective Accountants General in furnishing the Audit Certificates would require to be ascertained. The amounts involved by such unaudited expenditure aggregate to Rs. 11,89,168. The position is brought to notice for taking up suitable steps in this respect.

3. Cess arrears.—Large arrears of cess due to the Committee are outstanding from the various Central Excise Collectortates. The exact amounts of arrears remain yet unknown to the Committee for want of reports from several Excise Collectortates as pointed out last year too. The total outstandings so far known to end of the year 1956-57, as detailed in the Annexure 'C' aggregate to Rs. 1,75,913/- These figures do not take into account the various arrears not yet reported by some Excise Collectortates. The Committee is advised to ascertain the exact arrears and to take effective steps for their realisations as early as possible.

4. Grants.—Under clause 35 of the General conditions applicable to Grants made by the Indian Central Oilseeds Committee, in cases where schemes sanctioned by the Committee are not started within a period of 12 months from the date of intimation the sanctioned grants lapse, unless special reasons for delay are submitted by the Government concerned. Annexure 'D' shows the details of the amounts aggregating to Rs. 1,52,281 remitted to the various States during the years 1953-54 to 1956-57 without any information received by the Committee whether any schemes for which the grants were paid have at all started so far. As this means unnecessary locking up the moneys with the State Governments, the position requires urgent regularisation and recovery in such cases where the schemes in respect of which the grants were made are yet not under contemplation to be given effect to in the near future.

It is further suggested that the position in respect of each and every grant made hereafter may be ascertained and reviewed at the end of each year with a view to taking necessary action enjoined in clause 35 quoted above.

5. Purchase of 3 glass door show-cases for Museum room.—A decision was taken by the Committee about a year ago (the exact date could not be located by the Office) to open a museum for the Oil Seeds etc. No action was taken to implement the decision of the Committee until late on the 7th November 1956 when quotations or the supply of 3 glass door show-cases were invited with the following provisions:

- (i) that the quotations should be received by 9th November 1956, and
- (ii) that the work should be completed within a week from the date of the order.

Both these conditions were rather impracticable. The letters calling for the quotations issued on the 7th November, 1956 would not reach the dealers earlier than the 8th and there would then be hardly any time left to them to estimate, take orders, draft, type and despatch the quotations so as to reach the office on the 9th November, 1956. Similar could be the position about the second condition imposed unless the efficiency of the workmanship was intended to be ignored.

Not a single quotation was actually received by the 9th November, 1956. Some 4 dealers out of the 11 invited, however, despatched their quotations all of which were received after the prescribed date, nor did the dealer on whom the order was finally placed, supply the articles within the prescribed time of one week. The articles were accepted from him, without affecting his rates, long after the prescribed period.

The work costed a substantial amount viz., Rs. 2,358/- With such a hurry and rather impracticable conditions, economical rates could hardly be expected to be had. Rather the intending tenders in such cases would seize the opportunity to quote higher uneconomical rates. Had the conditions in the letters calling for the quotations were quite normal and practicable, a large number of quotations

could obviously have been expected to be received with due competitive rates. The Committee may, therefore, consider:—

- (i) examining the reasons for delaying implementation of their decision taken so long ago, until the eleventh hour when the work was sought to be done with undue hurry,
- (ii) examining how far, even at a late stage, adequate normal time could not be afforded whether in regard to receiving quotations or for completing the job, when actually the work was accepted from the dealer, on whom the order was placed, long after the prescribed date, which did not indicate to warn any undue hurry in the matter,
- (iii) consulting the P.W.D. authorities how far the rates obtained in this case, were really competitive or/and reasonable.

6. *Journals*.—Subscriptions for the copies of the journals issued by the Committee are outstanding from various subscribers since October, 1956 *vide* the list of such parties indicated in the Annexure 'E'. Effective steps require to be taken for the clearance of all such arrears.

7. *Typewriters*.—The typewriters No. 1486150 and 1238955 were purchased in 2/1949 and 2/1948 at a cost of Rs. 828/7/- and Rs. 873-5-0 respectively. The total repairs so far incurred on the two typewriters are Rs. 419-52 and Rs. 389 respectively which appear abnormally high. The committee may investigate the reasons for such high repairs necessitated by the typewriters as also consult the Controller of the Stationery for his advice for the retention of such typewriters despite their requiring such heavy repairs.

8. *Minor objections*.—Minor objections that could not be set right on the spot, have been embodied in a separate Test Audit Note, which has been handed over to the Secretary. The objections contained therein, may please be attended to and complied with early, under intimation to Audit.

9. *Audit Fee*.—Audit fee amounting to Rs. 450/- for the audit conducted may please be deposited into the State Bank of Hyderabad, under the head "XLVI—Miscellaneous Fees for Government Audit" in favour of Deputy Accountant General, Commerce Steel and Mines, New Delhi under intimation to Audit.

(Sd.)

Asstt. Audit Officer.

15-3-58.

ANNEXURE A

INDIAN CENTRAL OILSEEDS COMMITTEE

Statement of Account of receipts and expenditure for the year ending 31st March, 1957

Receipts (1)	Amount (2)	Total (3)	Payments (4)	Amount (5)	Total (6)
	Rs. As. Ps.	Rs. As. Ps.		Rs. As. Ps.	Rs. As. Ps.
Opening balance on 1-4-56					
Bank Imprest Cash : . . .	31,29,113 10 6		A. Administration of Indian Central Oilseeds Committee (As per Schedule I) . . .		
Securities : . . .	252 0 0		B. Travelling Allowance to members . . .	1,82,341 9 0	
	58,39,765 10 0				8,356 0 0
TOTAL . . .	89,69,131 4 6	89,69,131 4 6	C. Measures taken for promoting Agricultural Research (As per Schedules II) . . .		
Cess Collections under Section 3(2) of the Indian Central Oilseeds Committee Act, 1946 . . .	24,21,510 10 7		D. Measures taken for promoting Technological Research (As per Schedule III) . . .	4,03,124 11 0	
Interest on investments . . .	1,45,328 3 6		E. Measures taken for promoting Marketing (As per Schedule IV) . . .	83,720 0 0	
Miscellaneous Receipts . . .	257 4 9		F. Measures taken for promoting Development of Oilseeds Industry (As per Schedule V) . . .	89,125 6 1	
Grants from the Central Government from the Groundnut and Linseed Funds . . .	66,782 10 0		G. Subsidies for Publicatic (As per Schedule VI) . . .	2,89,563 3 0	
Receipts from Research Schemes financed by the Indian Central Oilseeds Committee . . .	13,701 0 0		H. Deposits and Advances—Refundable (As per Schedule VII) . . .	2,514 0 0	
Recovery of unspent balances of grants for schemes financed by the Indian Central Oilseeds Committee . . .	17,397 14 0			14,627 10 0	
			TOTAL OF A TO H	10,63,371 13 1	

(1)	(2)	(3)	(4)	(5)	(6)
	Rs. As. Ps.		B/F.	Rs. As. Ps.	Rs. As. Ps.
Recovery of deposits and advances :—					
(a) Conveyance etc.	1,181 2 0		I. Investment of funds as on 31-3-1957—		
(b) Pay etc.	718 12 0		1. 3% Conversion Loan 1946—1986	4,96,093 12 0	
(c) Festivals	2,214 4 0		2. Short term deposit with State Bank of India	3,00,000 0 0	
(d) Floods	60 0 0		3. 3½% Ten Years Treasury Sav- ing Certificate	50,000 0 0	
TOTAL	4,174 2 0	4,174 2 0	4. Post Office National Saving Certificate	1,00,000 0 0	
			5. 2½% Government of India Loan, 1960	9,59,375 0 0	
			6. 3% (First Victory Loan), 1957 .	2,96,437 8 0	
			7. 3% Government of India Loan, 1964	4,62,968 12 0	
			8. 3% (Second Victory Loan) 1959/61	1,92,375 0 0	
			9. 3% (First Victory Loan), 1957 .	2,96,015 10 0	
			10. 2½% Government of India Loan, 1962	5,47,312 8 0	
			11. 3% Government of India Loan, 1963-65	4,62,187 8 0	
			12. 3% (Second Victory Loan), 1959-61	4,80,000 0 0	
			13. Short term deposit with S.B.I.	5,00,000 0 0	
			14. 3½% National Plan Loan	1,97,000 0 0	
			TOTAL	53,39,765 10 0	53,39,765 10 0

Receipts [from Indian Oilseeds
Journal

(a) Subscription and sale of Indian Oilseeds Journal . . .	1,338 10 0
(b) Advertisements in Indian Oilseeds Journal . . .	215 4 0
TOTAL . . .	1,553 14 0

Closing balance on 31-3-1957 ~

Bank	52,36,447 8 3
Imprest Cash	252 0 0
TOTAL . . .	52,36,699 8 3

{ 52,36,699 8 3

GRAND TOTAL . . .

1,16,39,836 15 4

GRAND TOTAL . . .

1,16,39,836 15 4

The accounts have been examined and according to the best of my information and in consideration of the explanation given as a result of
Test Audit of the accounts, they are correct

(Sd.) B. N. AMBWANI,
Inspecting Officer,
A.O., F.R.S., C.S.M.

(Sd.)
Secretary,
Indian Central Oilseeds Committee.

[No. 5-3/58. Com. I.]

New Delhi, the 2nd June 1958

S.O. 1164.—It is hereby notified that under sub-section (s) of section 4 of the Indian Oilseeds Committee Act, 1946 (9 of 1946), Shri Surendra Mohan Ghose, Member, Rajya Sabha, 17-B, Rammoy Road, Calcutta-25 has been elected by Rajya Sabha as a member of the Indian Central Oilseeds Committee with effect from the 9th May, 1958.

[No. 6-5/58-Com. I.]

MOKAND LALL, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 7th June 1958

S.O. 1165.—Dr. Rabindra Kumar Chanda, D.E.D.P. (Paris), F.I.C.D. (U.S.A.), has been re-elected as a member of the Dental Council of India from Assam under clause (a) of section 3 of the Dentists Act, 1938 (16 of 1947), with effect from the 17th March, 1958.

[No. F.8-7/58-M.I.]

KRISHNA BIHARI, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 9th June 1958

S.O. 1166.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Bombay for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the evacuee properties specified in the said Schedule.

SCHEDULE

RURAL

Schedule of undisputed evacuee properties, in Halar District, Jamnagar, Office of the A.C. Halar, Jamnagar

Sl. No.	E.P. No.	Name of evacuee owner	Town or Village	Locality	Remarks
1	2	3	4	5	6
1	..	Jubedabai Abu Mohamed	Dhuvay		
2	85	Sattar & Haji Daud Haji Gani	do.	Bahar Pura	
3	85-A)	Do.	do.	do.	do.
4	102	Suleman Hassam	do.	do.	do.
5	II	Umar Haji Vali	Veratia		
6	I	Sandhi Kassam Punja	Bodka		
7	63	Haji Aiyub Haji Ibrahim	Tersai		
8	I	Makrani Osman Umer	Gaga		
9	I	Khoja Jamal Popat	Mota Thavaria		
10	4	Ghanchi Aminabai Adam	Amran		
11	5	Ahmed Issa	do.		
12	I	Langha Hassam Mitha	Zinzuda		
13	I	Majothi Valimahomed Hassam	do.		
14	2	Mohomed Suleman	do.		
15	3	Alammiya Ibrahimmiya	do.		
16	4	Majothi Jusab Suleman	Baid		
17	5	Do.	do.		

1	2	3	4	5	6
18	8	Sulemand Jusab . . .	Baid.		
19	1	Hussain Ghela . . .	BEDI		
20	2	Husein Noormahomed . . .	do.		
21	3	Kassam Hassam . . .	do.		
22	4	Alias & Alyub Hassam . . .	do.		
23	5	Noormahomed Jaku & Allarakha Noormahomed.	do.		
24	2	Noormahomed Hassam . . .	Dharagar		Guarden (Mango trees)
25	3	Do.	do.	Res. house	
26	2	Meman Mahomed Noormahomed Katkola		Khandher	
27	4	Meman Abdul Shakoor Jusab . . .	do.	do.	
28	5	Do.	do.	do.	
29	1	Mahomed Meru . . .	Jalva	Shop	
30	1	Summara Ahmed Sidi . . .	Lalyara	Ag. Land	
31	2	Karim Haji Juma . . .	do.	do.	
32	2	Meman Noormahomed Osman . . .	Fala Beraja	Res. house & Ag. Land	
33	1	Khoja Gulamhussain Lalji . . .	Khoja Beraja	Ag. Land & Rest house.	
34	2	Khoja Habib Jamal . . .	do.	do.	
35	3	Khoja Kasam Jivan. . .	do.	do.	
36	4	Khoja Lalji Kara . . .	do.	do.	
37	5	Pyarali Valji . . .	do.	do.	
38	8	Seta Musekhan & Ismail Alibhai Paradva		Ag. Land	
39	9	Seta Haji Alamkhan and His sons . . .	do.	do.	
		Ahmedkhan.			
40	10	Seta Ummarkhan Kuberkhan . . .	do.	do.	
41	5	Seta Umer Alishar . . .	do.	do.	

[No. 1 (1216)/58/Comp. III/Prop.]

S.O. 1167—Whereas the Central Government is of opinion that it is necessary to acquire the evacuate properties specified in the Schedule hereto annexed in the State of Bombay for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the evacuate properties specified in the said Schedule.

SCHEDULE

URBAN

Schedule of undisputed evacuate properties in Halar distt, Jamnagar, Office of the A.C. Halar District Jamnagar

Sl. No.	E.P. No.	Name of Evacuee owner	Town	Locality	Remarks
1	2	3	4	5	6
1	230	Matva Ismail Mohamed . . .	Jamnagar	Timba Fali, ghan-chiwad	
2	265/193	Meman Alimahomed Taiyab . . .	do.	Faraswad	
3	60	Moosa & Alomohomed . . .	Bhanvad	Bhaneshwar Temple	
4	66	Ismail Abdul Latif . . .	do.	Near Nagar Fate	
5	67	Do.	do.	do.	
6	78	Abubakar & Sattar Noormahomed.	do.	do.	
7	11	Amnabai wife of Kara . . .	Lalpur	Bazar	
8	12, 12A, 12B	Fatmabai Popat Savji . . .	do.	Sutar Wad	

1	2	3	4	5	6
9	13	Gulamali, Nazarali and Fazalali son of Jetha Savji.	Lalpur	Sutar Wad	
10	22	Noomd. Pirbhai Madhavji	Jodia	Sariyasthan Road. (Latrine)	
11	111	Aiyub Samat Sunena	do.	Navi Vas	
12	129	Ziker Suleman Taiyab	do.	Meman Pada	
13	136	Zakur Sumar Palani	do.	Mota Wad	
14	137	Jusu Katchara Bavria	do.	do.	
15	139	Heir of Noormahomed Haji Jetha	do.	Near Bari	
16	120	Mahomed Suleman Zaparia	do.	do.	
17	121	Do.	do.	do.	
18	40-A	Abdul Azis Issakmiya	Dhrol	Masjid street	
19	..	Do.	do.	do.	
20	41	Moosamiya Issamiya	do.	do.	
21	73	Calimahomed Latif Noorm	do.	Fateh Para	
22	113	Vagharoni Bachibai	do.	Ghanchiwad	
23	14	Majothi Kumbhar Osman Mohomed	Khan- bhalia	Kumbhar Wado	

[No. 1(1216-A/58/Comp.III/Prop.]

New Delhi, the 10th June, 1958.

S.O. 1168.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee property specified in the schedule hereto annexed in the state of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire and hereby acquires the evacuee property specified in the said schedule.

THE SCHEDULE

Serial No.	Particulars of the evacuee property		Name of the Town and locality/Village in which the property is situated	Name of the evacuee.
	Khasra No.	Area in Bigha etc.		
1	2	3	4	4
1.	Plot No. 48 Khata No. 136. Tauzi No. 3947.	One katha of kast land out of plot No. 48 with one pucca house and 5 dhurries of garma- zurwa land.	Gopalganj town P.S. Gopalganj Sub-Division Gopalganj, District Saran.	Sk. Abul Hassan son of Syad Akbar Ali. Address in India. Village Haraiya P.S. Mirganj, District Saran.

Boundary :

North :—Road.
South :—Bzkirazi.
East :—Raj Mahamed.
West :—Lachuman Deo Sah.

[No. 1(1222)/58/Comp.III/Prop./I.]

S. O. 1169. Whereas the Central Government is of opinion that it is necessary to acquire the evicue properties specified in the Schedule hereto annexed in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the evicue properties specified in the said Schedule.

THE SCHEDULE

Serial No.	Particulars of the evicue properties Khasra No. Area in Bighas etc.	Name of the town and locality/village in which the property is situated	Name of the evicue
---------------	--	---	--------------------

I	2	3	4
---	---	---	---

Urban Property—

1	House on holding No. 84, B. Block 4 rooms, 12' x 12', 12' x 13' 12' x 9' and 4' x 5'.	Dhatkidih P.S. Bistupur, Zahoor Palwan. Jamshedpur.	
2	House on holding No. 17, 3 rooms 10' x 10', 9' and 9' x 14'.	Ramdasbhatta P.S. Bistupur.	Gulmam Mohammad.
3	House on holding No. 14, four rooms 10' x 10' each.	Rani Kudar, P.S. Bistupur	Md. Ashfaque.
4	House on plot No. 502, four rooms, Kisidih, P.S. Sakchi. one verandah, latrine, bath room etc area 1093 sq. yds..		Zahiruddin Ahmed.
5	Shop on holding No. 27, one room 30' x 5'	Kalimti Rd., P. S. Sakchi.	Do.
6	Shop on holding No. 27, one room 30' x 5'.	Do.	Do.
7	Shop on holding No. 27/2, one room 30' x 5'.	Do.	Do.
8	Shop on holding No. 27/3 one room 30' x 5'.	Do.	Do.
9	Shop on holding No. 28, one room 20' x 30'.	Do.	Do.
10	Shop on holding No. 154, Sakchi Bazar, P. S. Sakchi Bazar, two rooms Sakchi. 20' x 10' each.		Abdul Sattar.
11	House on holding No. 69, two rooms 22' x 7' three rooms each of 10' x 10', one small room etc. (House cum Shop).	Golmuri, Bazar	Shamsuddin.
12	House on holding No. 118, Md. Basti, Golmuri 1 room 9' x 6', one verandah 10' x 2'.		Anwar Khan.
13	Residential house on holding No. 41, consisting of 2 units, 8' x 8', 5' x 20'.	Do.	Md. Ismail.
14	Residential House on holding No. 60, 2 units 9' x 10', 7' x 10'	Do.	Badruddin.
15	Residential house on holding No. 61, 3, room 9' x 7', 9' x 10', 10' x 10'	Do.	Wali Md.
16	Residential house on holding No. 371 2 rooms 8' x 12', 8' x 12'.	Do.	Fakir Khan.
17	Residential house on holding Hindu Block, Golmuri No. 1 consisting of 4 rooms, 12' x 12' each.		Abdul Hakim.

I	2	3	4
18.	Residential house on holding No. 272, consisting of 2 rooms, 10' x 11' each.	Md. Basti, Golmuri	Nizamuddin.
19.	Residential house on holding & Nos. 71 & 72, consisting of 20.	2 rooms, 10' x 10', 5' x 5'.	Do. . . Fakir Md.
21.	Residential house on holding No. 175, 3 rooms, 10' x 10', 10' x 9, 8' x 7'.	Jugsalai, P. S. Jugsalai	Gulam Md.
22.	Residential house on holding No. 31, 4 rooms, 12' x 12' each, 2 Latrine, one bath room.	Tata Line, P.S. Golmuri	Noor Md.
23.	Residential house on holding No. 182, 2 rooms one latrine, one small court-yard.	Jugsalai	Abdul Aziz.
24.	Residential house on holding No. 102, 2 rooms 8' x 8' each.	Md. Basti, Golmuri	Kadir Khan.
25.	Residential house on holding No. 302, 2 rooms 20' x 10' each, one verandah 20' x 5' court yard 20' x 20'.	Toyladungri, Golmuri.	Fakir Md.
26.	Residential house on holding No. 32, 7 rooms 8' x 8', 10' x 10', 9' x 8', 14' x 9', 9' x 9'	Mohulbera Mehratline, Golmuri.	Hazrat Ali.
27.	Residential house on holding No. 303, 2 rooms 10' x 8' each, one kitchen 6' x 5'.	Tuiladungri, Golmuri	Chamru Mian.
28.	Residential house on holding No. 62, 2 rooms 10' x 8' each.	Padma Rd., Golmuri	Akshandar Ali.
29.	Residential house on holding No. 30, 2 rooms 10' x 9' each, 1 room 20' x 10' back court-yard 20' x 20'.	Md. Basti, Golmuri.	Hasim Sah.
30.	Residential house on holding No. 197, area 20' x 40'.	Padma Pd., Golmuri	Meher Ali.
31.	Residential house on holding No. 2/3, 3 rooms, 12' x 10', 11' x 14', 12' x 14', 3 verandas.	Ranikudar, P.S. Bistupur	Abdul Hasim.
32.	Vacant Bastu land on holding No. 153, measuring 42' x 24'	Jugsalai, P.S. Jugsalai	Fazal Md.
33.	Bastu land on holding Nos. 499 and 503, measuring in area of kathas.	Do. . .	Jamal Khan.
34.	One big building on holding No. 296, 15 rooms, 3 bed rooms, 25' x 20' each 2 store rooms 10' x 8', one kitchen 10' x 8', one garage, 76' x 40' 3 bath rooms, 4 out houses, one servant kitchen, one latrine, one pucca wall, measuring in area of 12 1/2 bighas, consisting of a garden	Pardih, P. S. Sakchi	Mr. & Mrs. Ali Khan.
35.	One vacant bastu land on holding No. 215, measuring an area 5/6 kathas. <i>Rural Property</i>	Parsudih, P.S. Jugsalai	Chiraguddin.
36.	Agricultural land in holding No. 296, measuring about 37 Bighas.	Pardih, P.S. Sakchi	Mr. & Mrs. Ali Khan.

1

2

3

4

37. Agricultural land in holding Pardih, P. S. Sakchi . Begam L.R. Khan.
No. 296, measuring an area of about 8 Bighas, 9 Kathas.
38. Agricultural land in holding No. 679 measuring about 1.24 decimal Thana No. 1361, Khata No. 54. (*Rural Property*)
39. Bastu land on holding No. 205, Thana No. 1161, measuring an area of 6 kathas.
40. Land on holding No. 212, measuring 5 Bighas. Do. . Gulam Rasul.
41. Holding No. 98/111 . . Naya Basti, P.S. Juggalai Rahiman Bibi.
42. Holding No. 206 . . Purani Basti, P.S. Juggalai Mir Jahan Khan,
43. Residential house on holding No. 64, Tata Line, Golmuri . Abdul Sattar.

[No. I (1222)/58/comp III/Prop./II.]

S.O. 1170.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuate properties specified in the Schedule hereto annexed in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the evacuate properties specified in the said Schedule.

THE SCHEDULE

Serial No.	Particulars of the evacuate properties	Name of the town and locality/village in which the property is situated	Name of the evacuate
1	2	3	4
1.	Residential house having 4 rooms, with verandah (Municipal holding No. old-128, New-135).	Mahalla Gulibhatta P.S. Sahibganj, Subdivision Rajmahal (Sahibganj) Dist. S.P. (Bihar)	Md. Faizuddin.
2.	Residential house having 2 rooms with small verandah, latrine and well (one room with verandah khaprapos)	Mahalla Dusadhpara Sahibganj, S.P.	Abbas Ali
3.	Residential house (Two rooms, brick-built, Khaprapos), Holding No. old-115, new 30.	Khan Bahadur Road, Sahibganj, Ward No. 2 S.P.	Elahi Bux.
4.	Residential House, two rooms, brick-built with verandah- Khaprapos, with well and latrine. Holding No. old-54, new 61.	Dusadhpara, Sahibganj S.P.	Haidar Ali s/o Fida Ali.
5.	Residential house, two rooms, brick-built, verandah with compound and latrine. Holding No. Old . . 217 New . . 229	Kulipara, Sahibganj S.P.	Mangaru Mian.

1	2	3	4
6.	Residential house with two rooms and verandah. Holding No. old—148, new—158.	Kulipara (Habibpur) Sahibganj, S.P.	Bibi Rashulan w/o Md. Yunus.
7.	Residential house—one room, khaprapos mud-built one room-mud-built. Holding No. old—25, new—26.	Kulipara, Sahibganj	Kallar Mian.
8.	Residential house, three rooms, brick-built with well, latrine, khaprapos. Holding No. old—98, new—132.	Kulipara, Sahibganj, Kallar Mian.	S.P.
9.	Residential house, two rooms, pucca, kitchen, verandah, well and latrine. Holding No. old—20, new—25.	Do. . .	Md. Ishaque.
10.	Residential house, three rooms brick-built, khaprapos. Holding No. old—113, new—121.	Habibpur (Sahibganj)	Abdul Majeed.
11.	Residential house, four rooms, Kulipara, Sahibganj, S.P. pucca, khaprapos. Holding No. old—148, New—148.	Kulipara, Sahibganj, S.P.	Kallar Mian.
12.	Residential house, two rooms, pucca, khaprapos. Holding No. old—92, new—101.	Habibpur (Coolipara) Sahibganj, S.P.	Abdul Gafoor.
13.	Residential house, two rooms, pucca-built, verandah, well and latrine. Holding No. old—234, new—246.	Coolipara, Sahibganj, S.P.	Shamsuddin Mian.
14.	Residential house, two rooms, pucca-built, kitchen, well and latrine. Holding No. old—72, new—80.	Do. . .	Hazi Kamruddin.
15.	Residential house, two rooms, kitchen, well and latrine, (Dilapidated).	Habibpur (Coolipara) Sahibganj.	Imamuddin Mian.
16.	Residential house, two rooms, (Dilapidated) Holding No. old—138, new—148.	Kulipara, Sahibganj, S.P.	Budhu Mian.
17.	Residential house, two rooms, mud-built, khaprapos. Holding No. old—25, new—25.	Sakrugarh (Coolipara), Sahibganj, S.P.	Shamsuddin Mian.
18.	Bastu Land with a mud-built khaprapos house. Tauzi No. 599, Jamabandi No. 30. Pilot No. 105—area 18 dhurs.	Kelabari (Sahibganj) S.P.	Alim Mian s/o Chamru Mian.
19.	(i) Bastu land Tauzi No. 599, Jamabandi No. 503. Plot No. 488, Area 1 k. 13 dhurs. Bastu Land, brick-built, with one tiled roof having three rooms.	Kelabari Sahibganj, S.P.	Rahman Mian.
20.	Bastu Land with a house having pucca wall with tiled roof, three rooms. T. No. 599. Jamabandi No. 523. Area 3 katha 4 dhurs.	Kelabari, Sahibganj S.P.	Juman Mian and Kunju Mian.
21.	Bastu land with a khaprapos house—mud-walled having three rooms. T. No. 599, Jamabandi No. 133. Plot No. 196—Area 2 k. 2 dhurs.	Sakrugarh, Sahibganj, S.P.	Budhu Mian s/o Muso Mian of Tantipara, Sahibganj.

1	2	3	4
22.	Cultivated land—plot No. 197. Area 17 kathas 22 dhurs.	Sakrugarh Sahibganj, S.P.	Bulhu Mian s/o Muso Mian of Tantipara Sahibganj.
23.	(i) Bastu land with a house. T. No. 599. Jamabandi No. 143. Plot No. 157 Area 1 katha 19 dhurs. (one room house—mud-built)	Do.	Mostt. Dukhi d/o Garghu Mian of Tantipara Sahibganj.
	(ii) Plot No. 159 Area 2 katha 8 dhurs (cultivated land).	Do.	Do.
24.	Bastu land (Parti) T. No. 599. Jamabandi No. 474. Plot No. 1195. Area 1 katha 10 dhurs.	Kelabari Sahibganj, S.P.	Yasin Mian s/o Mani Mian of Majahartola Sahibganj, S.P.
25.	House mud-built, khaprapos. T. No. 599 Jamabandi No. 527. Area 12 dhurs.	Chhota Betouna Sahibganj, S.P.	Mostt. Hafijan w/o Mahaboob Mian of Ccolipara, Sahibganj, S.P.
26.	Parti Land. T. No. 599. Jamabandi No. 441. Plot No. 1169. Area 2 katha 17 dhurs.	Kelabari Sahibganj, S.P.	Mahaboob Mian s/o Jagu Mian of Majahartola, Sahibganj, S.P.
27.	House with khaprapos and Straw mud-walled rooms. T. No. 599. Jamabandi No. 322. Plot No. 481. Area katha 14 dhurs.	Kelabari Sahibganj, S.P.	Farzand Ali s/o late Santoli Mian of Habibpur, Sahibganj, S.P.
28.	(i) Bastu land—Touzi No 599. Jamabandi No. 400. Area 1 k. 16 dhurs.	Kelabari, Sahibganj, S.P.	Majeed Ali s/o Rahmat Ali of Kelabari, Sahibganj.
	(ii) Bastu land. Jamabandi No. 553. Plot No. 401. Area 1 katha 13 dhurs.	Do.	Do.
29.	(i) Deni Land (1st Class) T. No. 599. Jamabandi No. 272. Plot No. 503. Area 1 B. 11 kathas 9 dhurs.	Sakrugarh Sahibganj, S.P.	Gafoor Mian s/o Ganou Mian of Habibpur, Sahibganj, S.P.
	(ii) Plot No. 506. Area 19 katha 19 dhurs.	Do.	Do.
	(iii) Plot No. 512. Area 11 kathas 10 dhurs.	Do.	Do.

(Total area 3 bighas 2 kathas 10 dhurs).

[No. 1(1222)/58/Comp. III/Prop. III.]

S. O. 1171.—Whereas the Central Government is of opinion that it is necessary to acquire the evictee property specified in the Schedule hereto annexed in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evictee property specified in the said Schedule

THE SCHEDULE

Serial No.	Particulars of the evictee properties	Name of the town and locality/village in which the property is situated	Name of the evictee
1	2	3	4
1.	Residential house having three bed rooms, pucca with verandah and kitchen.	Sakrigali P.S. Sahibganj, Dist. S. P. (Bihar).	Abdul Rouf (Vide evictee case No. 37/45).

[No. F1 (12 22)-58/Comp. III Prop./IV.]

(Office of the Chief Settlement Commissioner)

New Delhi, the 14th June 1958

S.O. 1172.—In exercise of the powers conferred by Sub-Section (i) of Section 6 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) the Central Government hereby appoints Shri Sarup Singh, Deputy Custodian of Evacuee Property, New Delhi in the office of the Custodian Evacuee Property, New Delhi as Deputy Custodian of Evacuee Property for the purpose of discharging the duties imposed on Custodian by or under the said Act.

[No. 2(1)ADMN(PROP)/58.]

S.O. 1173.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Sarup Singh, Authorised Deputy Custodian as Assistant Settlement Commissioner for the purpose of performing the functions assigned to Assistant Settlement Commissioner by or under the said Act with effect from the date he took charge of his office.

[No. 2(1)ADMN(PROP)/58.]

I. N. CHIB, Chief Settlement Commissioner Ex-Officio Dy. Secy.

(Office of the Chief Settlement Commissioner)

New Delhi the 11th June 1958

S.O. 1174.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri R. N. Mahna as Assistant Settlement Commissioner for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 5(1)/Admn(Reg)/CSC/58.]

S.O. 1175.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri R. K. Vaish, Settlement Commissioner for the purpose of performing the functions assigned to such Commissioners by or under the said Act with effect from 2nd June, 1958.

[No. 5(8)/Admn(Reg)/CSC/58.]

M. L. PURI,
Settlement Commissioner & Ex-Officio Under Secy.

DELHI DEVELOPMENT AUTHORITY

New Delhi, the 21st June 1958

S.O. 1176.—In supersession of notification No. S.R.O. 235 dated 9th January 1957, published in the Gazette of India dated the 21st December 1957, I G. Mukharji Competent Authority & Vice Chairman Delhi Development Authority in exercise of the powers conferred upon me under section 36 of the Slum Areas (Improvement & Clearance) Act 1956 hereby direct that powers under section 19 of the above said Act may also be exercised by the Executive Officer (Slums), Delhi Development Authority, New Delhi.

[No. SC2(3)/57.]

S.O. 1177.—In supersession of notification No. 4060 dated 21st December, 1957 published in the Gazette of India dated the 21st December 1957, I G. Mukharji Competent Authority and Vice-Chairman Delhi Development Authority in exercise of the powers conferred upon me under section 36 of the Slum Areas (Improvement & Clearance) Act 1956 direct that any powers exercisable by me under the above said Act may also be exercised by Shri Balbir Singh Saighal, Engineer Member Delhi Development Authority, New Delhi.

[No. SC2(3)/57]

S.O. 1178.—In supersession of notification No. S.R.O. 2998 dated 16th September 1957, published in the Gazette of India dated the 21st September 1958 I. G. Mukharji Competent Authority and Vice Chairman Delhi Development Authority in exercise of the powers conferred upon me under section 36 of the Slum Areas (Improvement & Clearance) Act, 1956 direct that powers exercisable by me under sections 4, 5 & 6 of the above said Act may also be exercised by Shri N. Chakravarti, Deputy Engineer, Municipal Corporation Delhi, within the jurisdiction of the Municipal Corporation of Delhi.

[No. SC2(3)/57.]

G. MUKHARJI, Vice Chairman.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi the 11th June 1958

S.O. 1179.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952) became applicable with effect from the 1st August, 1958 to the establishment of M/S Dhulia Electric Supply Company (Private) Ltd., Sakri Road, Dhulia, there was in existence a provident fund common to the employees employed in the establishment of the said Company to which the said Act applies and the employees in their head office at Poona;

Now, therefore, in exercise of the powers conferred by section 3 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby directs that the provisions of the said Act shall apply to the establishment of the head office of the said Company situated at 898, Sadashiv Path, Poona-2.

[No. PF.II-57(28)/57.]

S.O. 1180.—In exercise of the powers conferred by sub-section (1) of Section 10 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948) and in supersession of the Notification of the Government of India in the Ministry of Labour & Employment No. S.R.O. 2520, dated the 24th July, 1957, the Central Government hereby appoints the following Officers to be Inspectors for the purposes of the Coal Mines Bonus Scheme, Coal Mines Provident Fund Scheme, Andhra Pradesh Coal Mines Bonus Scheme, Andhra Pradesh Coal Mines Provident Fund Scheme, Rajasthan Coal Mines Bonus Scheme, Rajasthan Coal Mines Provident Fund Scheme and Assam Coal Mines Bonus Scheme and directs that they shall, in relation to coal mines, exercise the powers and perform the functions of Inspectors under the said Act in the States of West Bengal, Bihar, Madhya Pradesh, Orissa, Bombay Andhra Pradesh, Rajasthan and Assam, namely:—

- | | |
|---|---|
| (1) Shri D. C. Gupta.
(2) Shri Ravlansh Kumar.
(3) Shri Raj Kumar Ram.
(4) Shri B. K. Sinha.
(5) Shri O. P. Sharma.
(6) Shri A. B. Prasad.
(7) Shri S. P. Sharma.
(8) Shri N. C. Bhattacharya.

(9) Shri S. D. Misra.
(10) Shri S. N. Sahay.
(11) Shri G. S. Verma.
(12) Shri Suraj Prasad
(13) Shri Md. Abdullah.
(14) Shri Sunder Lal.
(15) Shri Shiv Shanker.
(16) Shri Janardan Prasad.
(17) Shri M. D. Tiwari.
(18) Shri K. N. Shirshat. | <div style="display: flex; align-items: center;"> Coal Mines Provident Fund Inspectors. </div> <div style="display: flex; align-items: center; margin-top: 20px;"> Junior Labour Inspectors. </div> |
|---|---|

[No. PF-I/1(11)/58.]

S.O. 1181.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as the G. N. Chakrapany Chetty and Sons (Private) Limited, Tiruchirapalli, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall come into force on the 1st day of July 1958.

[No. PF.II-9(21)/58.]

New Delhi, the 12th June 1958

S.O. 1182 PWA/Mines/Rules/Am.3.—The following draft of certain amendment to the Payment of Wages (Mines) Rules, 1956, which the Central Government proposes to make in exercise of the powers conferred by sub-sections (2) and (3) of section 26, read with section 24, of the Payment of Wages Act, 1936 (4 of 1936), is published as required by sub-section (5) of section 26 of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 25th September, 1958.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft amendment

In Form III appended to the said Rules, in column 3, the words "and Address" shall be omitted.

[No. Fac. 49(22)/58.]

New Delhi, the 16th June 1958

S.O. 1183.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Sarvashri K. Rajasekhara Rao and T. V. Suryanarayanan to be Inspectors for the whole of the State of Madras for the purposes of the said Act and of any Scheme made thereunder, in relation to an establishment which is a factory engaged in a controlled industry, or a mine or an oilfield.

[No. PF-I/31(481)/58.]

P. D. GAIHA, Under Secy.

New Delhi, the 13th June 1958

S.O. 1184.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Dhanbad, in the Industrial dispute between the employers in relation to Messrs Ballabh Das Aggarwal, Railway Contractors and their workmen.

**CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD
REFERENCE NO. 13 OF 1957**

PARTIES:

M/s. Ballabhdas Aggarwal, Railway Contractors.

AND

Their workmen

Dhanbad, dated the 5th June 1958.

PRESENT:

Shri Salim M. Merchant, B.A.L.L.B.,
Chairman.

APPEARANCES:

Shri Atul Chandra Roy,
for M/s. Ballabhdas Aggarwal, Railway Contractors.

No appearance for the workmen.

State: Uttar Pradesh

Industry: Miscellaneous.

AWARD

The Government of India, Ministry of Labour and Employment by their Order No. LR.3(48)/56 dated 31st October 1957 made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes

Act, 1947(XIV of 47), was pleased to refer for adjudication to this Tribunal the dispute between the parties with regard to the matters specified in the Schedule to the said order which is as follows:—

1. Whether Messrs. Ballabh Das Aggarwal, Railway Contractors, were justified in reducing the wages of the palladars in the Allahabad Railway Goods shed employed by the previous contractor from Rs. 1-12-0 to Rs. 1-4-0 with effect from the 1st February 1955 and if not, to what relief the palladars are entitled.
2. Whether the said Contractors should provide medical aid to the palladars, who are injured on duty and if so, to what extent:
3. Whether the said contractors should make a provision of employment to the old palladars for all days in the month instead of providing work to new recruits and if so, to what extent."

2. After the usual notices were issued the workers through the Secretary, Railway Malgodam Mazdoor Sabha Moghsarai, filed their written statement on 21st November, 1957 and the management filed its written statement in reply on 5th December, 1957. Thereafter, the hearing of this dispute was fixed for 12th April, 1958 at which though duly served with notice under registered post, no representative of the workmen was present. Therefore, instead of deciding the matter *ex parte*, I adjourned the hearing to 26th May, 1958 to give another opportunity to the workmen to appear and fresh notice was given again upon the Secretary of the Railway Malgodam Mazdoor Sabha but again no one appeared for the workmen at the adjourned hearing. I may say that on 28th November, 1957 a representation was received signed by as many as 23 of the Palladars concerned in this reference stating that they did not desire to be represented by the Railway Malgodam Mazdoor Sabha as they had no confidence in that union, which had no right to represent the interests of palladars in the present dispute. They further stated that they had no demand or dispute against Messrs. Ballabh Das Aggarwal and that the reference may be decided accordingly.

3. It will thus be seen that there is no prosecution of this dispute by the workmen or the Railway Malgodam Sabha. It also appears doubtful considering the decision of the Hon'ble High Court of Calcutta in the case of Carlsbad Mineral Water Mfg. Co. Ltd and their workmen (1952-I-L.I.J.p.488) whether the Central Government is the appropriate Government for the purpose of this reference. However, it is not necessary to go into that question since the workmen have not prosecuted the demands under reference.

4. The management has in its written statement resisted each of the claims under reference and no one has appeared for the workmen to urge anything in support thereof. The demands are rejected for non-prosecution and I award accordingly.

No order as to costs.

(Sd.) SALIM M. MERCHANT,
Chairman.

5th June, 1958.

[File No. LR-I-3(48)/56.]

ORDERS

New Delhi, the 13th June 1958

S.O. 1185.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bombay Port Trust, Bombay, and their workmen in regard to the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the power conferred by section 7A, and clause (d) of sub-section (1) of section 10, of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with Shri A. Das Gupta, Member, Labour Appellate Tribunal, as the Presiding Officer, with headquarters at Calcutta, and refers the said dispute to the said Tribunal for adjudication.

THE SCHEDULE

Whether a workman whose weekly off coincides with a festival holiday granted by the Port Trust should be allowed another day off or paid extra wages in lieu thereof and if so at what rate.

[No. LR-IV-28(3)/58-Pt.]

New Delhi, the 16th June 1958

S.O. 1186.—Whereas the Central Government is of opinion that an industrial dispute concerning a major port exists between the employers in relation to M/s. Kanji Jadhavji & Co., Bombay and their workmen, regarding the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the power conferred by Section 7A, and clause (d) of sub-section (1) of Section 10, of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with Shri A. Das Gupta, Member, Labour Appellate Tribunal, as the Presiding Officer, with headquarters at Calcutta, and refers the said dispute to the said Tribunal for adjudication.

THE SCHEDULE

1. To what extent are the following demands of the Transport and Dock Workers' Union, Bombay reasonable and practicable?

2. If the acceptance of any demand in a modified form is considered reasonable and practicable, what such modification should be?

- (i) The cement workers now employed through middle-men should be directly employed by the Co. and they should be paid piece-rate at the rate of Rs. 5/- for 100 bags. The workers should also be given benefits of minimum daily wage guarantee and idle allowance.
- (ii) All daily-rated and piece-rated shore workers (Bandh Workers) including cement workers employed by the Co., should be given holidays with retrospective effect from 1st January 1958. In addition to the 12 paid holidays all the above mentioned categories of workers should be given August 15th as an additional paid holiday on account of Independence Day.
- (iii) Following categories of workers should be given the following leave facilities:—
 - (a) Shore Workers (Bandh workers),
 - (b) Cart & Wagon Unloaders,
 - (c) Mahine Wallas,
 - (d) Palle Wallas,
 - (e) Shivnars,
 - (f) Cement Workers.

Leave Facilities

- (i) Earned leave equivalent to 1/11 of duty should include weekly offs, holidays and authorised leave.
- (ii) 15 days casual leave with full wages.
- (iii) 20 days half wages leave per year of service (sick leave).
- (iv) Injury leave for period of absence from duty on account of injury during duty with full wages upto 4 months.

NOTE: In case of piece-rated workers "wages" should mean average consolidated piece-rate earnings.

- (iv) That the shore workers (Bandh workers), cart unloaders, mahine-wallas, shivnars, pallewallas and Cement workers should be made eligible to contribute towards P.F. at the rate of 8-1/3 per cent. of total earnings in a month, the Co. making an equal contribution.

- without any time limit. In case of piece-rated workers gross total earning should include all piece-rate earning of the workers.
- (v) That shore workers (Bandh workers), cart unloaders, mahinewalls, Pallewallas, Shivnars, Cement workers, Tally clerks, watchmen, pallewallis and other categories of workers should be entitled to get one month's wages including all allowances for every year of their service as gratuity. In the case of piece-rated workers "Wages" should include piece-rate earnings. For the purpose of gratuity, all past service rendered by the above mentioned categories of workers under sub-contractors, middle-men, Mukadams or as casual workers or otherwise should be accounted for.
- (vi) All the shore workers (Bandh Workers) cart unloaders, mahinewalls, shivnars, pallewallas and the cement workers on whose behalf no bonus agreement have been arrived at so far should be paid bonus equivalent to 3 months wages per year for years 1953-54, 1954-55 and 1955-56. In the case of piece-rated workers, wages should include all the piece-rate earnings of the workers.
- (vii) Tractors, mobile cranes and four wheeled trucks should be supplied as per Port Trust practice.
- (viii) Tally clerks should not be compelled to perform duties other than those mentioned in the L.A.T.'s Award and for doing duties of table clerks, delivery clerks, piece-rate clerks etc., they should be paid appropriate higher wages.
- (ix) The 41 shore workers (Bandh Workers) who have not been registered should be registered and they should be paid attendance money and monthly dearness allowance with retrospective effect from 3rd March, 1958.
- (x) Adequate work load should be fixed for pallewalis.
- (xi) Application of Section 63 of the Bombay Shop and Establishment Act and payment of arrears on the lines of the agreement arrived at between the Bombay Stevedore Association and the Transport and Dock Workers' Union, Bombay, on 30-1-1958.

[No. LR-II/28/18/58-I.]

S.O. 1187.—Whereas the Central Government is of the opinion that an industrial dispute concerning a major port exists or is apprehended between the employer in relation to the Bombay Dock Labour Board and their workmen, regarding the matters specified in the schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the power conferred by Section 7A, and clause (d) of sub-section (1) of Section 10, of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an industrial Tribunal with Shri A. Das Gupta, Member, Labour Appellate Tribunal, as the Presiding Officer, with headquarters at Calcutta, and refers the said dispute to the said Tribunal for adjudication.

THE SCHEDULE

1. To what extent are the following demands of the Transport & Dock Workers' Union, Bombay reasonable and practicable?
 2. If the acceptance of any demand in a modified form is considered reasonable and practicable, what such modification should be?
 - (i) Idle time allowance on account of opening and closing of hatches should be paid.
 - (ii) Two stevedore tally clerks per hook should be employed on case cargo and iron & steel cargo when work is done in the stream or on overside.
 - (iii) When work is done in the stream or on overside the stevedore tally clerks concerned should be given wrist watches to note down idle-time timings and time of time rate work. If the tally clerks are not supplied with wrist watches workmen should be allowed to stop work and the time lost should be treated as idle time.

- (iv) One tally clerk per hook should be employed in the hatches to note down timing of time rate work and read the weight marks on the packages with a view to avoid overloading and underloading of slings.
- (v) Spare tally clerks should be employed to relieve stevedore tally clerks.
- (vi) When cargo is discharged in the stream or on overside in the lighters at least one stevedore gang per barge should be employed to assist the bargemen.
- (vii) Helping gangs should not be employed by the stevedores in piece rate work without consent from the piece rate workers concerned.
- (viii) Slings, trays and other gear should be supplied to the piece-rated workers as required by them at the hatches. This supply of gear should be made by time-rated gear workers.
- (ix) Sheets should be supplied for more work when demanded by piece-rated workers.
- (x) Trimming of ore when loading of work is stopped or suspended should be treated as time-rate work.
- (xi) Gangs, winchmen and hatchforemen should be looked hatchwise and hookwise at the Dock Office in the case of daily pool workers; and at the office of the stevedore employer concerned in the case of monthly workers according to a proper impartial system.
- (xii) The Bombay Dock Labour Board should pay Rs. 55 per month to monthly Tindels, Rs. 35 per month to senior workers, winchmen, Hatchforemen and Khalasis and Rs. 30 to Junior workers' per month as "special monthly workers' allowance" with retrospective effect from March, 1958.

[LRII-28(15)/58-II.]

K. D. HAJELA, Under Secy.

New Delhi, the 14th June 1958

S.O. 1188.—In exercise of the powers conferred by section 88 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts, for a period of one year with effect from the date of this Notification, Shri A. B. Lal, employee of the office of the Commercial Audit, Queen Victoria Road Mess, New Delhi, now on deputation with the Hindustan Housing Factory Private Limited, New Delhi, from the operation of the said Act subject to the following conditions, namely:—

- (i) the aforesaid factory shall maintain a register showing the name and designation of the exempted employee; and
- (ii) notwithstanding this exemption, the exempted employee shall continue to receive such benefits under the said Act to which he might have qualified on the basis of contribution paid before the date of exemption.

[No. HI-6(33)/58.]

P. R. NAYAR, Under Secy.

New Delhi, the 16th June 1958

S.O. 1189.—In exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947), the Central Government hereby makes the following further amendment in the Coal Mines Labour Welfare Fund Rules,

1949, the same having been previously published as required by sub-section (1) of the said section, namely:—

In sub-rule (2) of rule 5 of the said rules, after the words "particular Coalfield Sub-Committee", the following proviso shall be added, namely:—

"Provided that, where no member of the Advisory Committee is concerned with the particular coalfield, the Advisory Committee shall appoint a Chairman for that Sub-Committee".

[No. M.II-1(6)58.]

B. R. KHANNA, Under Secy.

New Delhi, the 16th June 1958

S.O. 1190.—The following draft of certain amendments to the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) Rules, 1951, which the Central Government proposes to make in exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947), is published, as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th August 1958.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft amendments

In the said Rules—

1. In rule 2—

(a) in clause (iii)—

(i) in sub-clause (a), after the words "any wages paid", the words "for period of duty or of leave" shall be inserted;

(ii) the following Explanation shall be added at the end, namely:—

"Explanation.—For the purposes of this clause (i) 'emoluments' do not include any house-rent, overtime or other allowance; and

(ii) the monthly emoluments of a person paid at daily rates shall be deemed to be twenty-five times the rate of wages admissible to him for the first normal working day of the month";

(b) for clause (iv), the following clause shall be substituted, namely:—

"(iv) "Employee" means any person holding an appointment, the emoluments of which are paid from the Welfare Fund, and includes any temporary workman borne on the work-charged establishment who has had at least one year's continuous service on any of the establishments under the said Fund: and they are likely to be employed for at least three years:

Provided that any break in service of such temporary workman caused by his discharge due to completion of a particular work against which he was employed or by any temporary physical unfitness which in the opinion of the authorised medical attendants was neither due to his own neglect nor to intemperance or irregular habits shall not be regarded as constituting a break in the continuity of service".

2. Rule 4 shall be renumbered as sub-rule (1) of that rule, and to the rule as so renumbered, the following shall be added as sub-rule (2), namely:—

"(2) If an employee, admitted to the benefit of the Fund, was previously a subscriber to any Government non-contributory Fund, the amount of his subscriptions in the non-contributory Provident Fund together with interest thereon, may, if he so desires, be transferred to his credit in the Fund."

3. In rule 6, the following sentence shall be added at the end, namely:—

"The Accounts Officer shall issue to each subscriber an annual statement of account in the form set forth in the Third Schedule appended to these rules."

4. In rule 7, in sub-rule (5), for the words "sub-rule", the word 'rule' shall be substituted.

5. In rule 8, in sub-rule (4), after the proviso, the following proviso shall be inserted, namely:—

"Provided further that, if a subscriber is permitted to subscribe for the period of leave without pay or for the period spent under suspension, the amount of subscription shall be determined as provided in sub-rule (6) of rule 7".

6. In rule 10, for sub-rule (2), the following sub-rule shall be substituted, namely:—

"(2) The rate of contribution made by the Commissioner shall be 8-1/3 per cent (1/12th) of the subscriber's emoluments drawn during the year during which he subscribed to the Provident Fund:

Provided that in the case of employees who are allowed to join the Provident Fund with retrospective effect, such contribution shall not be less than ten per cent of the subscriber's emoluments and shall not be higher than the rate at which the subscriber himself subscribed to the Fund during the period of recovery of arrears of subscription.

Explanation. For the purposes of this sub-rule, "emoluments" means—

- (a) for the period of leave during which a subscriber elected to subscribe, his leave salary which shall, for the purpose of this rule, be deemed to be emoluments drawn on duty; and
- (b) for the period of leave without pay or for the period spent under suspension for which he was permitted to subscribe under sub-rule (6) of rule 7, the emoluments as determined by the Commissioner under the said sub-rule".

7. In rule 11, after sub-rule (2), the following sub-rule shall be inserted, namely:—

"(3) Interest shall be calculated with effect from 31st March of each year in the following manner:—

- (i) On the amount at the credit of a subscriber on the 31st March of the preceding year, less any sums withdrawn during the current year—interest for twelve months;
- (ii) On sums withdrawn during the current year—interest from the 1st April of the current year upto the last day of the month preceding the month of withdrawal;
- (iii) On all sums credited to the subscriber's account after the 31st March of the preceding year—interest from the date of deposit upto the 31st March of the current year;
- (iv) The total amount of interest shall be rounded off to the nearest whole rupee in the manner provided in sub-rule (3) of rule 10;

Provided that when the amount standing at the credit of a subscriber has become payable, interest shall thereupon be credited under this sub-rule in respect only of the period from the beginning of the current year or from the date of deposit, as the case may be, upto the date on which the amount standing at the credit of the subscriber became payable"

8. In rule 12—

- (i) in clause (i)-(a) for the words "or his family", the words, "or any person actually dependant on him" shall be substituted; (b) in sub-clause (b), the word "and" at the end shall be omitted; (c) after sub-clause (c), the following sub-clauses shall be inserted, namely:—
- "(d) education outside India, whether for an academic, technical, professional or vocational course; and
- (e) medical, engineering or other technical or specialised course in India beyond the High School stage, provided that the course of study is not less than three years";

- (ii) for clause (ii), the following shall be substituted, namely:—

"(ii) The advance is expressed in whole rupees and shall not, except for special reasons:

- (a) exceed three months' pay or half the amount at the credit of the subscriber in the Fund, which ever is less, or

- (b) unless the amount already advanced does not exceed two-thirds of the amount admissible under sub-clause (a), be granted until at least 12 months after the final repayment of all previous advances together with interest thereon."

9. In rule 13—

- (i) for the last sentence, the following sentence shall be substituted, namely:—

"Recovery shall commence on the first occasion, after the advance is made, on which the subscriber draws emoluments, other than leave salary or subsistence grant, for a full month";

- (ii) the following Explanation shall be added at the end, namely:—

Explanation—'salary' means duty pay and leave salary".

10. In rule 17—

- (a) in the opening paragraph, for the words "less the amount of the unrecovered advance and interest thereon, if any", the words and figures "subject to any deductions under Rule 15", shall be substituted;

- (b) for clause (iii) and the proviso thereunder, the following shall be substituted, namely:—

"(iii) in the event of the death of the subscriber without having made a nomination in accordance with these rules or whose nominee or nominees or alternate nominees has or have not survived the subscriber, to the members of his family in equal shares:

Provided that no share shall be payable to—

- (a) sons who have attained legal majority;
- (b) sons of a deceased son who have attained legal majority;
- (c) married daughters whose husbands are alive;
- (d) married daughters of a deceased son whose husbands are alive;

if there is any member of the family other than those specified in clauses (a), (b), (c), and (d):

Provided further that the widow or widows and the child or children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the subscriber and had been exempted from the provisions of clause (a) of the proviso".

11. After rule 17, the following heading and new rules shall be inserted, namely:—

18. Payments towards Insurance Policies and Family Pension Funds.—
Subject to the conditions contained in rules 19 to 26—

- (a) (i) subscriptions to a family pension fund approved in this behalf by the President; or

- (ii) payment towards a policy of life insurance may, at the option of a subscriber, be substituted in whole or part for subscriptions due to the Fund;

- (b) the amount of subscriptions with interest thereon standing to the credit of a subscriber in the Fund may be withdrawn to meet—

- (i) a payment towards a policy of life insurance;

- (ii) the purchase of a single payment insurance policy;

- (iii) the payment of a single premium or subscriptions to a family pension fund approved in this behalf by the President:

Provided that no amount shall be withdrawn (1) before the details of the proposed policy have been submitted to the Accounts Officer and accepted by him as suitable, or

- (2) to meet any payment or purchase made or effected more than twelve months before the withdrawal, or

(3) in excess of the amount required to meet, a premium or subscription actually due for payment within six months of the date of withdrawal:

Provided further that payments towards an educational endowment policy may not be substituted for subscriptions to the Fund and that no amounts may be withdrawn to meet any payment or purchase in respect of such a policy if that policy is due for payment in whole or part before the subscriber's age of normal superannuation:

Provided also that any amount withdrawn under this clause shall be paid in whole rupees only rounded to the nearest rupee in the manner provided in sub-rule (3) of rule 10.

19. (1) If the total amount of any subscriptions or payments substituted under clause (a) of rule 18 is less than the amount of the minimum subscription payable to the Fund under rule 8, the difference shall be rounded off to the nearest rupee in the manner provided in sub-rule (3) of rule 10 and paid by the subscriber as a subscription to the Fund.
- (2) If the subscriber withdraws any amount standing to his credit in the Fund for any of the purposes specified in clause (b) of rule 18, he shall, subject to his option under clause (a) of that rule, continue to pay to the Fund the subscription payable under rule 8.

20. (1) A subscriber who desires to substitute a subscription or payment under clause (a) of rule 18 may reduce his subscription to the Fund accordingly:

Provided that the subscriber shall—

- (a) intimate to the Accounts Officer on his pay bill or by letter the fact of, and reason for, the reduction;
- (b) send to the Accounts Officer, within such period as the Accounts Officer may require, receipts or certified copies of receipts in order to satisfy the Accounts Officer that the amount by which the subscription has been reduced was duly applied for the purposes specified in clause (a) of rule 18.
- (2) A subscriber who desires to withdraw any amount under clause (b) of rule 18 shall—
- (a) intimate the reason for the withdrawal to the Accounts Officer by letter;
- (b) make arrangements with the Accounts Officer for withdrawal;
- (c) send to the Accounts Officer, within such period as the Accounts Officer may require, receipts or certified copies of receipts in order to satisfy the Accounts Officer that the amount withdrawn was duly applied for the purposes specified in clause (b) of rule 18.
- (3) The Accounts Officer, shall order the recovery of any amount by which subscriptions have been reduced, or of any amount withdrawn, in respect of which he has not been satisfied in the manner required by clause (b) of the proviso to sub-rule (1) and clause (c) of sub-rule (2), with interest thereon at the rate provided in rule 11, from the emoluments of the subscriber and place it to the credit of the subscriber in the Fund.

21. (1) The Commissioner shall not make any payments on behalf of subscribers to Insurance Companies, nor take steps to keep a policy alive.
- (2) A policy to be accepted under these Rules shall be one effected by the subscriber himself on his own life and shall (unless it is a policy effected by a male subscriber which is expressed on the face of it to be for the benefit of his wife, or of his wife and children, or any of them) be such as may be legally assigned by the subscriber to the President.

Explanation 1. A policy on the joint lives of the subscriber and subscriber's wife or husband shall be deemed to be a policy on the life of the subscriber for the purpose of this sub-rule.

Explanation 2. A policy which has been assigned to the subscriber's wife shall not be accepted unless either the policy is first re-assigned to,

the subscriber or the subscriber and his wife both join in an appropriate assignment.

- (3) The policy may not be effected for the benefit of any beneficiary other than the wife or husband of the subscriber or the wife or husband and children of the subscriber or any of them.

22. (1) The policy, within six months after the first withholding of a subscription or withdrawal from the Fund in respect of the policy, or in the case of an insurance company whose headquarters are outside India, within such further period as the Accounts Officer, if he satisfied by the production of the completion certificate (interim receipt), may fix, shall—

- (a) unless it is a policy effected by a male subscriber which is expressed on the face of it to be for the benefit of the wife of the subscriber, or of his wife and children, or any of them, be assigned to the President, as security for the payment of any sum which may become payable to the Fund under rules 23 to 26 and delivered to the Accounts officer, the assignment being made by endorsement on the policy in Form (1) or Form (2) or Form (3) of the Forms in the Fourth Schedule according as the policy is on the life of the subscriber or on the joint lives of the subscriber's wife or husband or the policy has previously been assigned to the subscriber's wife. (b) if it is a policy effected by a male subscriber which is expressed on the face of it to be for the benefit of the wife of the subscriber or of his wife and children, or any of them, be delivered to the Accounts Officer.

- (2) The Accounts Officer shall satisfy himself by reference to the Insurance Company, where possible, that no prior assignment of the policy exists.

- (3) Once a policy has been accepted by an Accounts Officer for the purpose of being financed from the Fund, the terms of the policy shall not be altered nor shall the policy be exchanged for another policy without the prior consent of the Accounts Officer to whom details of the alteration or of the new policy shall be furnished.

- (4) If the policy is not assigned and delivered, or delivered within the said period of six months or such further period as the Accounts Officer may, under sub-rule (1), have fixed, any amount withheld or withdrawn from the Fund in respect of the policy shall, with interest thereon at the rate provided in rule 11, forthwith be paid or repaid, as the case may be, by the subscriber, to the Fund, or in default be ordered by the Accounts Officer, to be recovered by deduction from the emoluments of the subscriber, by instalments or otherwise as may be directed by the Commissioner.

- (5) Notice of assignment of the policy shall be given by the subscriber to the Insurance Company, and the acknowledgment of the notice by the Insurance Company shall be sent to the Accounts Officer within three months of the date of assignment.

NOTE. 1. Subscribers are advised to send notice of the assignment to the Insurance Company in duplicate, accompanied, in cases in which the notice has to be sent to a company in Great Britain or Ireland, by a remittance of five shillings, which is the fee for the acknowledgement authorised by the Policies of Assurance Act, 1867. The policy itself, bearing the assignment endorsed thereon, need not be sent to the Company, as Insurance Companies do not ordinarily require the production of the original instruments affecting a policy-holder's title until the policy becomes a claim.

NOTE. 2. Subscribers who proceed to Great Britain or Ireland on quitting the service are advised that under the English Stamp Law assignments or re-assignments are required to be stamped within 30 days of their first arrival in those countries. Otherwise penalty will be incurred under the Stamp Act, and difficulties may arise when the policy matures for payment.

23. The subscriber shall not during the currency of the policy draw any bonus the drawal of which during such currency is optional under the term of the policy and the amount of any bonus which under the terms of the policy the subscriber has no option to refrain from drawing during its currency shall be paid forthwith into the Fund by the

subscriber or in default recovered by reduction from his emoluments by instalments or otherwise as the Commissioner may direct.

24. (1) Save as provided by sub-rule (3) of rule 26, when the subscriber—
 (a) quits the service, or
 (b) has proceeded on leave preparatory to retirement and applies to the Accounts Officer for reassignment or return of the policy, or
 (c) while on leave, has been permitted to retire or declared by competent medical authority to be unfit for further service and applies to the Accounts Officer for reassignment or return of the policy, or
 (d) pays or repays to the Fund the whole of any amount withheld or withdrawn from the Fund for any of the purposes mentioned in sub-clause (ii) of clause (a) of rule 18 and sub-clauses (i) and (ii) of clause (b) of rule 18, with interest thereon at the rate provided in rule 11,

the Accounts Officer shall—

- (i) if the policy has been assigned to the President under rule 22, reassign the policy in the first Form set forth in the Fifth Schedule, to the subscriber or to the subscriber and the joint assured as the case may be, and make it over to the subscriber, together with a signed notice of the reassignment addressed to the Insurance Company;
 (ii) if the policy has been delivered to him under clause (b) of sub-rule (1) of rule 22, make over the policy to the subscriber:

Provided that, if the subscriber, after proceeding on leave preparatory to retirement, or after being while on leave, permitted to retire or declared by competent medical authority to be unfit for further service, returns to duty, any policy so reassigned or made over shall, if it has not matured or been assigned or charged or encumbered in any way, be again assigned to the President and delivered to the Accounts Officer, or again be delivered to the Accounts Officer, as the case may be, in the manner provided in Rule 22, and thereupon the provisions of these rules shall, so far as may be, again apply in respect of the policy.

Provided further that, if the policy has matured or been assigned or charged or encumbered in any way, the provisions of sub-rule (4) of Rule 22 applicable to a failure to assign and deliver a policy shall apply.

- (2) Save as provided by sub-rule (3) of rule 26, when the subscriber dies before quitting the service, the Accounts Officer shall—
 (i) if the policy has been assigned to the President under rule 22, reassign the policy in the second Form set forth in the Fifth Schedule, to such person as may be legally entitled to receive it, and shall make over the policy to such person together with a signed notice of the re-assignment addressed to the Insurance Company.
 (ii) if the policy has been delivered to him under clause (b) of sub-rule (1) of rule 22, make over the policy to the beneficiary, if any, or if there is no beneficiary, to such person as may be legally entitled to receive it.

25. (1) If a policy assigned to the President under rule 22 matures before the subscriber quits the service, or if a policy on the joint lives of a subscriber and the subscriber's wife or husband assigned under the said rule, falls due for payment by reason of the death of the subscriber's wife or husband, the Accounts Officer shall, save as provided by sub-rule (3) of rule 26, proceed as follows:—

- (i) if the amount assured together with the amount of any accrued bonuses is greater than the whole of the amount withheld or withdrawn from the Fund in respect of the policy with interest thereon at the rate provided in rule 11, the Accounts Officer shall reassign the policy in the form set forth in the Sixth Schedule to the subscriber or to the subscriber and the joint assured as the case may be, and make it over to the subscriber, who shall immediately on receipt of the policy moneys from the Insurance Company pay

or repay to the Fund the whole of any amount withheld or withdrawn with interest, and in default, the provisions of sub-rule (4) of rule 22 applicable to a failure to assign and deliver a policy shall apply;

- (ii) if the amount assured together with the amount of any accrued bonuses in less than the whole of the amount withheld or withdrawn with interest, the Accounts Officer shall realise the amount assured together with any accrued bonuses and shall place the amount so realised to the credit of the subscriber in the Fund.
- (2) Save as provided by sub-rule (3) of rule 26, if a policy delivered to the Accounts Officer under clause (b) of sub-rule (1) of rule 22 matures before the subscriber quits the service, the Accounts Officer shall make over the policy to the subscriber:

Provided that if the interest in the policy of the wife of the subscriber, or of his wife and children, or any of them as expressed on the face of the policy, expires when the policy matures, the subscriber, if the policy moneys are paid to him by the Insurance Company, shall immediately on receipt thereof pay or repay to the Fund either—

- (i) the whole of any amount withheld or withdrawn from the Fund in respect of the policy with interest thereon at the rate provided in rule 11

or

- (ii) an amount equal to the amount assured together with any accrued bonuses, whichever is less, and, in default, the provisions of sub-rule (4) of rule 22 applicable to a failure to assign and deliver a policy shall apply.

26. (1) If the interest of the subscriber in the family pension fund ceases in whole or part from any cause whatsoever, the provident fund account of the subscriber shall forthwith be reimbursed by the amount of the refund secured by the subscriber from the family pension fund which amount shall, in default of reimbursement, be deducted from the subscriber's emoluments by instalments or otherwise, as the Commissioner may direct.

(2) If the policy lapses or becomes assigned otherwise than to the President under rule 22, charged or encumbered, the provisions of sub-rule (4) of rule 22 applicable to failure to assign and deliver a policy shall apply.

(3) If the Accounts Officer receives notice of—

- (a) an assignment (other than an assignment to the President under rule 22), or
 - (b) a charge or encumbrance on, or
 - (c) an order of a Court restraining dealings with—the policy or any amount realised thereon, the Accounts Officer shall not—
- (i) re-assign or make over the policy as provided in rule 24, or
 - (ii) realize the amount assured by the policy or re-assign, or make over the policy, as provided in rule 25,
- but shall forthwith refer the matter to the Commissioner.

27. Notwithstanding anything contained in these rules, if the sanctioning authority is satisfied that money drawn as an advance from the Fund under clause (1) of rule 12 or withheld or withdrawn from the Fund under clause (a) or clause (b) of rule 18 has been utilised for a purpose other than that for which sanction was given to the drawal, withholding or withdrawal of the money, the amount in question shall, with interest at the rate provided in rule 11, forthwith be repaid or paid, as the case may be, by the subscriber to the Fund, or in default, be ordered to be recovered by deduction in one sum from the emoluments of the subscriber, even if he be on leave. If the total amount to be repaid or paid, as the case may be, be more than half the subscriber's emoluments; recoveries shall be made in monthly instalments of moiety of his emoluments till the entire amount recoverable be repaid or paid, as the case may be, by him.

Note.—The term 'emoluments' as used in this rule does not include subsistence grant."

12. After the Second Schedule, the following Schedule shall be added namely:—

"THIRD SCHEDULE (Rule 6).

COAL MINES LABOUR WELFARE OFFICE ESTABLISHMENT CONTRIBUTORY PROVIDENT FUND

Office of the Accountant General, Bihar. Year of Account 19.....19.....Rate of interest per cent.

Account No.	Name of Subscr- ber.	Opening Balance.	*Deposits during the year.	Interest for the year.	Withdrwals during the year.	B lance.
1	2	3	4	5	6	7

*Includes recoveries made during the month of April to March.

Note 1.—The subscriber is requested to state whether he desires to make any alteration in any nomination made under rules of the Fund.

Note. 2.—In cases where the subscriber has made no nomination in favour of a member of his family owing to his having no family at the time, but has acquired a family thereafter, the fact should be reported to the Accounts Officer forthwith.

Note. 3.—The subscriber is requested to satisfy himself as to the correctness of the statement and to bring errors, if any, to the notice of the Accounts Officer within six month(s) from the date of its receipt.

Signature

Designation. Accounts Officer

Date.

TO BE RETURNED TO THE ACCOUNTS OFFICER.....

I hereby acknowledge the receipt of the Annual Statement of my contributory PROVIDENT FUND account for the year 19.....and/but do not accept the balance shown therein as correct for the reasons given overleaf.

Name

Designation

(with fund account No. . . .)

FOR USE IN THE OFFICE OF THE ACCOUNTS OFFICER
Noted in the ledger card.

Auditor.

Superintendent.

FOURTH SCHEDULE (Rule 22)
FORMS OF ASSIGNMENT

(1)

I, A.B., of..... hereby assign unto the President of India the within policy of assurance as security for payment of all sums which under sub-rule (2) of rule 26 of the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) Rules, 1951, I may hereafter become liable to pay to the Coal Mines Labour Welfare Office Establishment Contributory Provident Fund.

I hereby certify that no prior assignment of the within policy exists.

Dated this.....day of.....19

Station

Signature of subscriber.
One witness to signature.

(2)

We, A.B. (the subscriber) of.....and C.D. (the joint assured) of.....in consideration of the President of India agreeing at our request to accept payments towards the within policy of assurance in substitution for the subscriptions payable by me the said A.B. to the Coal Mines Labour Welfare Office Establishment Contributory Provident Fund, 1951 (or, as the case may be, to accept the withdrawal of the sum of Rs.....from the sum to the credit of the said A.B. in the Coal Mines Labour Welfare Office Establishment Contributory Provident Fund for payment of the premium of the within policy of assurance), hereby jointly and severally assign unto the said President of India the within policy of assurance as security for payment of all sums which under sub-rule (2) of rule 26 of the rules of the said Fund the said A.B. may hereafter become liable to pay to that Fund.

We, hereby certify that no prior assignment of the within policy exists.

Dated this.....day of.....19

Station

Signature of subscriber.
and the Joint Assured.
One witness to signature.

Note.—The assignment may be executed on the policy itself either in the subscriber's handwriting or in type, or alternatively a typed or printed slip containing the assignment may be pasted on the blank space provided for the purposes on the policy. A typed or printed endorsement must be duly signed and if pasted on the policy it must be initialled all four margins.

(3)

I, C.D., wife of A.B., and the assignee of the within policy, having at the request of A.B. the assured agreed to release my interest in the policy in favour of A.B. in order that A.B. may assign the policy to the President of India who has agreed to accept payments towards the within policy of Assurance in substitution for the subscriptions payable by A.B. to the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) hereby at the request and by the direction of A.B. assign and I the said A.B. assign and confirm unto the President of India the within policy of assurance as security for payment of all sums which under sub-rule (2) of rule 26 of the rules of the said Fund the said A.B. may hereafter become liable to pay to the Fund.

We hereby certify that no prior assignment of the within policy exists.

Dated this.....day of.....19

Station

Signature of the assignee
and the Subscriber.
One witness to signature.

(4)

Form of assignment to be used in cases where a subscriber to the General Provident Fund who has effected an Insurance policy under the rules of that Fund is admitted to the Coal Mines Labour Welfare Office Establishment Contributory Provident Fund.

I, A.B. of..... hereby further assign unto the President of India the within policy of assurance as security for payment of all sums which under sub-rule (2) of rule 26 of the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) Rules, 1951, I may hereafter become liable to pay to the Coal Mines Labour Office Establishment Contributory Provident Fund.

I hereby certify that except an assignment to the President of India as security for payment of all sums which I have become liable to pay under rule 21 of the General Provident Fund Rules, no prior assignment of the within policy exists.

Dated this..... day of

Signature of subscriber.

One witness to signature.

FIFTH SCHEDULE (Rule 24)

FORMS OF REASSIGNMENT AND ASSIGNMENT BY THE PRESIDENT OF INDIA

(1)

All sums which have become payable by the above-named A. B. under sub-rule (2) of rule 26 of the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) Rules, 1951, having been paid and all liability for payment by him of any such sums in the future having ceased, the President of India doth hereby reassign the within policy of assurance to the said

A. B.**A. B. and C. D.**

Dated this..... day of

Executed by.....

..... Accounts Officer of the
Fund for and on behalf of the President of India }
in the presence of Y.Z. } X. Y.
} (Signature of the Accounts
Officer).

(One witness who should add his designation
and address)

(2)

The above-named A. B. having died on the..... day of 19
the President of India doth hereby assign the within policy of assurance to
C. D. *

Dated this..... day of

Executed by.....

..... Accounts Officer of the
Fund for and on behalf of the President of India }
in the presence of Y. Z. } X. Y.
} (Signature of the Accounts
Officer).

(One witness who should add his designation
and address)

*Fill in particulars of person legally entitled to receive the policy.

SIXTH SCHEDULE (RULE 25)

FORM OF REASSIGNMENT BY THE PRESIDENT OF INDIA

The President of India doth hereby reassign the within policy to the said

A. B.A. B. and C. D.

Dated this day of 195

Executed by

..... Accounts Officer of the]
 Fund for and on behalf of the President of India } X. Y.
 in the presence of Y. Z. (Signature of the Accounts
 Officer).

(One witness who should add his designation
and address)

[No. M-II-1(6)/58.]

V. R. ANTANI, Dy. Secy.

New Delhi, the 14th June 1958

S.O. 1191.—In pursuance of Sub-section (2) of Section 3 of the Working Journalists (Fixation of Rates of Wages) Ordinance, 1958 (No. 3 of 1958), Shri G. Venkatasubramanian, Assistant Legal Adviser in the Ministry of Law is appointed as Secretary to the Committee constituted by the notification of the Government of India in the Ministry of Labour & Employment No. S. O. 1121 dated the 14th June 1958 in addition to his own duties, with effect from the 14th June, 1958.

[No. LRI-61(3)/58.]

ORDERS

New Delhi, the 11th June 1958

S.O. 1192.—Whereas the Central Government is of the opinion that an industrial dispute exists between the employers in relation to the mica mines of Messrs. S. K. Sahana & Sons Limited, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad constituted under section 7A of the said Act.

THE SCHEDULE

Whether the refusal of the management to employ the following 59 workers since 21st February, 1958 was justified and, if not, to what relief they are entitled.

List of the 59 workers involved in the dispute:—

Araria Mica Mine.

1. Shri Saman Singh
2. Shri Fusan Chamar.
3. Shri Lalit Chamar.
4. Shri Manki Bhuiya.
5. Shri Sugan Bhuiya.
6. Shri Moti Bhuiya.
7. Shri Musana Bhuiya.

8. Shri Jagdish Bhuiya.
9. Shri Bhikho Turi.
10. Shri Bulaki Turi.
11. Shri Lal Dhari Singh.
12. Shri Chaman Turi.
13. Shri Dhanu Turi.
14. Shri Kewal Singh.
15. Shri Bishun Dhari Singh.
16. Shri Madho Singh.
17. Shri Deoki Singh.
18. Shri Rohan Singh.
19. Shri Luxman Ram (Sardar)
20. Shri Lalo Ram.
21. Shri Girdhari Mahto.
22. Shri Janki Mahto.
23. Shri Heman Gope.
24. Shri Kali Dusadh (Sardar).
25. Shri Girdhari Singh.
26. Shri Bhifa Bhuiya.
27. Shri Dhanu Singh.
28. Shri Gopal Turi.
29. Shri Tulsi Dusadh.

Sakhua Dengarkati Mica Mine.

30. Shri Jitan Turi:
31. Shri Jagania Bhuiya.
32. Shri Janki Turi.
33. Shri Budhan Bhuiya.
34. Shri Dhanu Turi.
35. Shri Jagdish Bhuiya No. 2.
36. Shri Tulsi Dusadh.
37. Shri Budhan Hazam.

Kalrwatari Mica Mine.

38. Shri Badri Prasad.
39. Shri Nirpat Gope.

Bhurha Mica Mine.

40. Shri Bishun Dusadh.
41. Shri Jagdish Singh.
42. Shri Bhatu Dusadh.

Mejhali Mica Mine.

43. Shri Horil Barhi.
44. Shri Ram Lal Dusadh.
45. Shri Sanichar Dusadh.
46. Bhikho Ram.
47. Shri Surmali Mian.
48. Shri Mahabir Dusadh (Sardar)
49. Shri Janki Kandu.
50. Shri Madhu Dusadh.
51. Shri Jethan Bhuiya.
52. Shri Bilas Bhuiya.
53. Shri Lalji Bhuiya.

- 54. Shri Sahdeo Bhuiya.
- 55. Shri Laldhari Singh.
- 56. Lalit Bhuiya.
- 57. Shri Cheto Bhuiya.
- 58. Shri Kinu Bhuiya.
- 59. Shri Karamat Mian.

[No. LRII/6(3)/58.]

New Delhi, the 16th June 1958

S.O. 1193.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs. Macneill and Barry Ltd. and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad constituted under section 7A of the said Act.

THE SCHEDULE

Whether Shri K. G. Ganguli, Typist, is entitled to be placed under grade I of the company and to get annual increment of the scale prescribed for the said grade.

[No. LRII/2(67)/58.]

S.O. 1194.—Whereas the Central Government is of the opinion that an industrial dispute exists between the employers in relation to the New Asiatic Insurance Company, Limited, New Delhi and their workmen regarding the matters specified in the schedule hereto annexed;

And Whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, Therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal with headquarters at Delhi, constituted under section 7 A of the said Act by the notification of the Government of India in the Ministry of Labour, No. S.R.O. 2389, dated the 10th July, 1957.

SCHEDULE

- (a) Whether the transfers of Sarvashri Jagat Kumar, J. R. Kain, J. L. Jain, O. N. Malla, L. S. Kapoor, Gian Chand, N. P. Verma, Roop Singh and S. K. Raniwal from the Divisional office at New Delhi are justified; and if not, to what relief they are entitled?
- (b) Whether the retrenchment of Sarvashri Madan Singh, Bishan Singh and Bishwanath is justified, and if not, to what relief they are entitled?

[No. LRI-11(11)/58.]

New Delhi, the 17th June 1958

S.O. 1195.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Sterling General Insurance Company Limited, New Delhi and their workmen regarding the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to Shri

E. Krishnamurti, Central Industrial Tribunal, Delhi constituted under section 7 A of the said Act.

SCHEDULE

Whether the rates of remuneration and other conditions of service of workmen employed in the Sterling General Insurance Company call for any improvement and if so, what.

[No. LRH-11(9)/58]

S.O. 1196.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Punjab National Bank, Limited, Delhi and their workmen regarding the matter specified in the Schedule herto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to Shri E. Krishnamurti, Central Industrial Tribunal, Delhi constituted under section 7A of the said Act.

SCHEDULE

Whether the Punjab National Bank Limited, Delhi is justified in imposing a condition that the persons appointed as officers Grade II either by direct recruitment or by promotion shall be governed by the rules of the bank as applicable to officers in respect of scales of pay and other conditions of service and not by those of the Award of the All India Industrial Tribunal (Bank Disputes), as modified by section 3 of the Industrial Disputes (Banking Companies) Decision Act, 1955 (41 of 1955), and if not, to what relief are such persons entitled.

[No. LRH-10(8)/58.]

A. L. HANNA, Under Secy.

New Delhi, the 29th May 1958

S.O. 1197.—Whereas in the notification of the Government of India, Ministry of Labour and Employment No. S.R.O. 3416, dated the 26th October, 1957, Messrs. The Model Mills Ltd., Nagpur, among others, was exempted from the operation of the Employees' Provident Funds Scheme, 1952, subject to the conditions specified in Schedule II to the said notification;

And whereas Messrs The Model Mills Ltd., Nagpur aforesaid has failed, in spite of repeated directions, to invest accumulations in approved securities as required by the conditions subject to which the exemption was granted;

Now, therefore, in exercise of the powers conferred by section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952) read with the notification of the Government of India, Ministry of Labour No. S.R.O. 1860, dated the 31st May, 1954, I, S. N. Mubayi, Central Provident Fund Commissioner, hereby cancel the exemption granted to Messrs The Model Mills Ltd., Nagpur aforesaid and direct that the following amendment be made in the notification of the Government of India in the Ministry of Labour and Employment No. S.R.O. 3416, dated the 26th October 1957, namely:—

In Schedule I to the said notification, serial No. 212 relating to The Model Mills Ltd., Nagpur and the entries against that serial number shall be omitted.

2. Messrs The Model Mills Ltd., Nagpur are further directed to transfer the entire provident fund accumulations standing to the credit of the members of their provident fund scheme to the Fund established under the Employees' Provident Fund Scheme, 1952 as soon as possible and in any case, not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or in bank, together with a statement or statements as may be required by the Regional Provident Fund Commissioner, Employees' Provident Fund, Bombay.

[No. E-109/MP/Tx(3)/13774.]

New Delhi, the 9th June 1958

S.O. 1198.—Whereas in the notification of the Government of India, Ministry of Labour and Employment, No. S.R.O. 3416, dated the 26th October, 1957, Shri Madhav Mill Ltd., Bombay among others, was exempted from the operation of the Employees' Provident Funds Scheme, 1952, subject to the conditions specified in Schedule II to the said notification;

And whereas Shri Madhav Mills Ltd., Bombay aforesaid has failed to invest accumulations in approved securities as required by the conditions subject to which the exemption was granted;

Now, therefore, in exercise of the powers conferred by section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952) read with the notification of the Government of India, Ministry of Labour No. S.R.O. 1860, dated the 31st May, 1954, I, S. N. Mubayi, Central Provident Fund Commissioner, hereby cancel the exemption granted to Shri Madhav Mills Ltd., Bombay aforesaid and direct that the following amendment be made in the notification of the Government of India in the Ministry of Labour & Employment No. S.R.O. 3416, dated the 26th October, 1957, namely—

In Schedule I to the said notification, serial No. 134 relating to Shri Madhav Mills Ltd., Bombay and the entries against that serial number shall be omitted.

2. Shri Madhav Mills Ltd., Bombay are further directed to transfer the entire Provident fund accumulations standing to the credit of the members of their provident fund scheme to the Fund established under the Employees' Provident Funds Scheme, 1952 as soon as possible, and in any case, not later than 30 days in the case of securities and not later than ten days in the case of cash in hand or in bank, together with a statement or statements as may be required by the Regional Provident Fund Commissioner, Employees' Provident Fund, Bombay.

[No. E109/BM/TX(67)/12189.]

S.O. 1199.—Whereas in the notification of the Government of India, Ministry of Labour and Employment No. S.R.O. 3416, dated the 26th October, 1957, The Sevatram Ramprasad Mills Co. Ltd. (Spinning and Weaving Mills Ltd.), Akola among others was exempted from the operation of the Employees' Provident Funds Scheme, 1952, subject to the conditions specified in Schedule II to the said notification:

And whereas The Sevatram Ramprasad Mills Co. Ltd. (Spinning and Weaving Mills Ltd.), Akola aforesaid has failed, in spite of repeated directions, to invest accumulations in approved securities as required by the conditions subject to which the exemption was granted;

Now, therefore, in exercise of the powers conferred by section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952) read with the notification of the Government of India, Ministry of Labour No. S.R.O. 1860, dated the 31st May, 1954, I, S. N. Mubayi, Central Provident Fund Commissioner, hereby cancel the exemption granted to The Sevatram Ramprasad Mills Co. Ltd. (Spinning and Weaving Mills Ltd.), Akola, aforesaid and direct that the following amendment be made in the notification of the Government of India in the Ministry of Labour and Employment No. S.R.O. 3416, dated the 26th October, 1957, namely—

In Schedule I to the said notification, serial No. 219 relating to The Sevatram Ramprasad Mills Co. Ltd. (Spinning and Weaving Mills Ltd.), Akola, and the entries against that serial number shall be omitted.

2. The Sevatram Ramprasad Mills Co. Ltd., (Spinning and Weaving Mills Ltd.), Akola are further directed to transfer the entire provident fund accumulations standing to the credit of the members of their provident fund scheme to the Fund established under the Employees' Provident Funds Scheme, 1952 as soon as possible, and in any case, not later than 30 days in the case of securities and not later than ten days in the case of cash in hand or in bank, together with a statement or statements as may be required by the Regional Commissioner, Employees' Provident Fund, Bombay.

[No. E-109/BM/TX(64)/12194.]

S. N. MUBAYI,
Central Provident Fund Commissioner.

